

State of Iowa

68th General Assembly

1979 Session

**APPROPRIATIONS  
REPORT  
1979-1981 BIENNIUM**

Legislative Fiscal Bureau

September, 1979



GERRY D. RANKIN  
DIRECTOR  
5151 281-5279

STATE CAPITOL  
DES MOINES, IOWA  
50319

STATE OF IOWA  
LEGISLATIVE FISCAL BUREAU

September 28, 1979

Members of the 68th G.A. of Iowa  
and Other Interested Citizens

The appropriation process of the General Assembly began this year in January of 1979 and was not completed until the end of the session in May 1979. The painstaking, detailed work of building the state's general fund budget demanded the attention and effort of many members of the General Assembly. The responsibility of providing the necessary volume of research (fiscal and program information) to support these efforts is that of the Legislative Fiscal Bureau. The combination of time, dedication, and effort expended by the General Assembly, and the support provided by my staff produced a responsible, biennial state general fund budget. This is no small feat. The actions of the General Assembly related to the state general fund budget are necessarily complex.

The purpose of The Appropriations Report - 1979-81 Biennium is to assist legislators, state officials, and others locate and understand the action of the General Assembly. The Report draws together the appropriations actions into a meaningful and organized fashion. Please review the Contents Page to see what is included. I think this a useful and reasonably comprehensive reference; I hope you will find it so.

It should be noted that the funding for salary adjustments for state employees is separately contained and has not been allocated among the agencies.

No one document can hope to capture the entirety of the legislative appropriation process, but I believe this to be the most complete attempt to date. You may have additional, or more detailed

Members of the 68th G.A. of Iowa  
and Other Interested Citizens  
Page Two  
September 28, 1979

questions; I invite you to contact and visit with my staff.

The following pages outline the staff's area of responsibility and the phone number at which they can be reached. I also invite you to comment on how we can make this document more useful or relevant to you.

It is my sincere hope that this document will be of assistance to you. I recommend it to you!

Yours very truly,

Gerry D. Rankin, Director  
Legislative Fiscal Bureau

GDR: nl

## STAFF   ASSIGNMENTS

Gerry D. Rankin, Legislative Fiscal Director  
Nona M. Livingston, Executive Secretary  
Administrative and Information  
(515) 281-5279

Michael Erbschloe      (515) 281-6764  
Legislative Program Evaluation

Timothy C. Faller      (515) 281-4615  
Appropriations Subcommittee on Social Services

Thorn D. Freyer      (515) 281-4614  
Legislative Program Evaluation

Raymond L. Knapp      (515) 281-4613  
Legislative Information System

Binnie LeHew      (515) 281-6765  
Legislative Program Evaluation

Dennis C. Prouty      (515) 281-3509  
Senior Fiscal Analyst and Ways & Means Comm.

Marian E. Riggs      (515) 281-4611  
Appropriations Subcommittee on Transportation  
& Law Enforcement

Virginia K. Sheffield      (515) 281-4614  
Committee on Ways and Means

Ethan A. Towne      (515) 281-5335  
Appropriations Subcommittee on Education

Donna M. Van Haalen      (515) 281-5270  
Appropriations Subcommittee on Regulatory & Finance

Deborah A. Westvold      (515) 281-6767  
Appropriations Subcommittee on Human Resources

(515) 281-5279  
Appropriations Subcommittee on Natural Resources

(515) 281-5279  
Appropriations Subcommittee on State Government

# C O N T E N T S

## LETTER

from Gerry D. Rankin, Legislative Fiscal Director

## STAFF ASSIGNMENTS

## CONTENTS

## FISCAL INFORMATION

This section contains financial information on department/agency appropriations arranged alphabetically according to subcommittee to which the department/agency is assigned. Pages are numbered for reference purposes and the appropriations are referenced by bill number.

## APPROPRIATION AND BILL SUMMARY

This section contains summaries of appropriation action affecting departments and agencies arranged alphabetically by department/agency. The summaries are referenced to the financial information and appropriation bill sections of the report.

## WAYS AND MEANS BILL SUMMARY

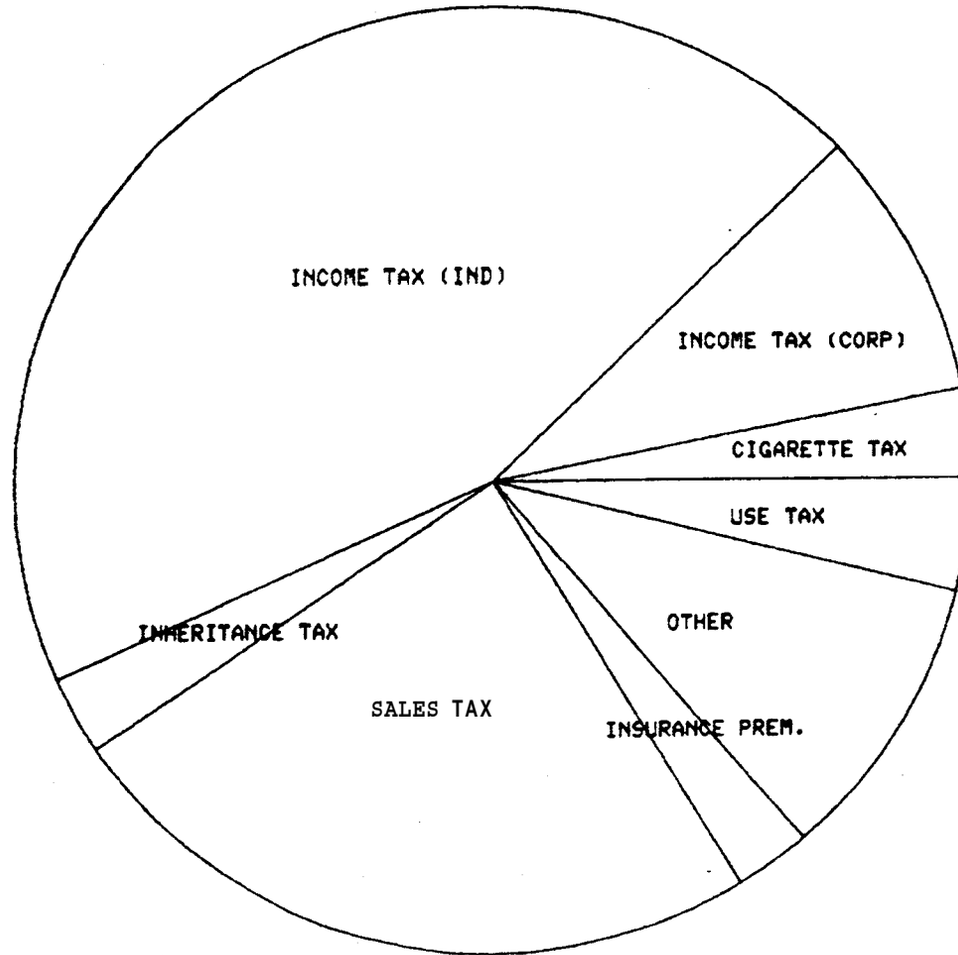
This section contains summaries of Ways and Means action affecting state and local government arranged by originating house in numerical order. The summaries are referenced to the Appropriation/Ways and Means bill section of the report.

## APPROPRIATIONS/WAYS AND MEANS BILLS

This section contains all enrolled bills containing appropriations and ways and means legislation and are arranged by originating house in numerical order.

FINANCIAL INFORMATION

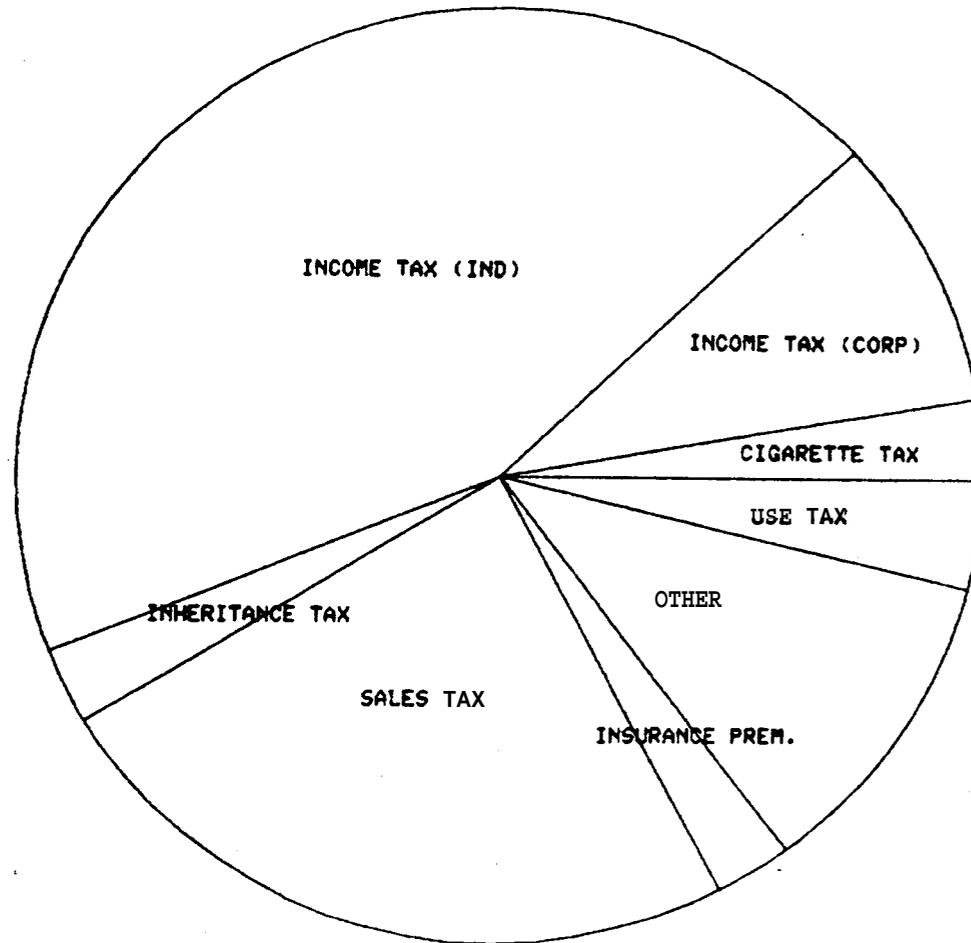
GENERAL FUND ACTUGL RECEIPTS  
FISCAL YEAR 1979



INCOME TAX (CORP)	\$ 139,140,000	( 9.1%)
INCOME TAX (IND)	669,924,000	(43.6%)
INHERITANCE TAX	40,717,000	( 2.7%)
SALES TAX	368,733,000	(24.0%)
INSURANCE PREM.	39,400,000	( 2.6%)
USE TAX	58,060,000	( 3.8%)
CIGARETTE TAX	45,440,000	( 3.0%)
OTHER		
COUNTY TREASURERS	31,195,000	( 2.0%)
INTEREST	31,137,000	( 2.0%)
LIQUOR PROFIT	29,000,000	( 1.9%)
FEDERAL REVENUE	27,000,000	( 1.8%)
FEES	17,710,000	( 1.2%)
MISC. RECEIPTS	13,613,000	( 0.9%)
BEER TAX	10,146,000	( 0.7%)
LIQUOR TAX	6,328,000	( 0.4%)
FRWCHISE TAX	6,357,000	( 0.4%)
EQUIPMENT CAR TAX	1,685,000	( 0.1%)
TOBACCO TAX	810,000	( 0.0%)
CHAIN STORE TAX	89,000	( 0.0%)

TOTAL RECEIPTS \$ 1,536,484,000

GENERAL FUND ESTIMATED RECEIPTS  
FISCAL YEAR 1980

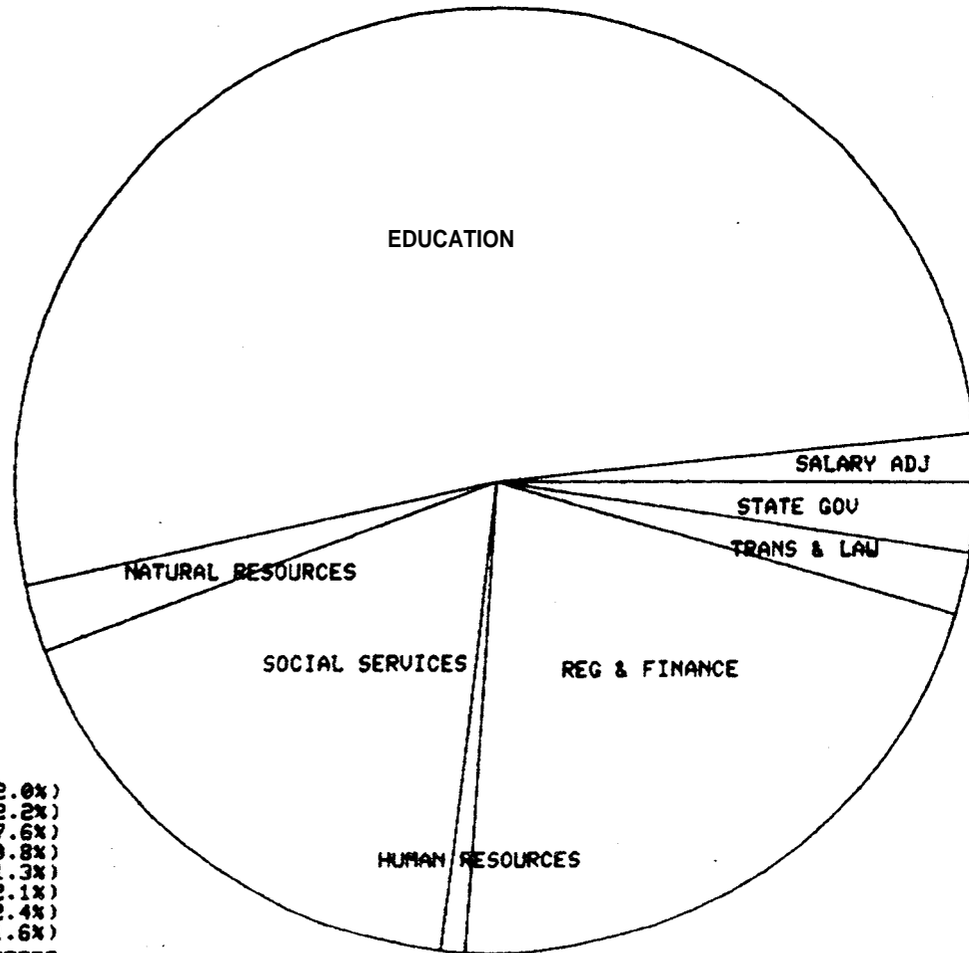


INCOME TAX (CORP)	\$ 155,000,000	( 9.4%)
INCOME TAX (IND)	724,500,000	(43.9%)
INHERITANCE TAX	43,888,000	( 2.7%)
SALES TAX	398,508,000	(24.2%)
INSURANCE PREM.	42,000,000	( 2.6%)
USE TAX	61,500,000	( 3.7%)
CIGARETTE TAX	45,588,800	( 2.8%)
OTHER		
COUNTY TREASURERS	34,000,000	( 2.1%)
INTEREST	25,000,000	( 1.5%)
LIQUOR PROFIT	33,000,000	( 2.0%)
FEDERAL REVENUE	28,000,000	( 1.7%)
FEES	18,700,000	( 1.1%)
MISC. RECEIPTS	14,000,000	( 0.9%)
BEER TAX	10,400,000	( 0.6%)
LIQUOR TAX	6,500,000	( 0.4%)
FRANCHISE TAX	6,300,000	( 0.4%)
EQUIPMENT CAR TAX	1,500,000	( 0.1%)
TOBACCO TAX	800,000	( 0.0%)
CHAIN STORE TAX	0	

-----  
TOTAL RECEIPTS   \$ 1,649,000,000

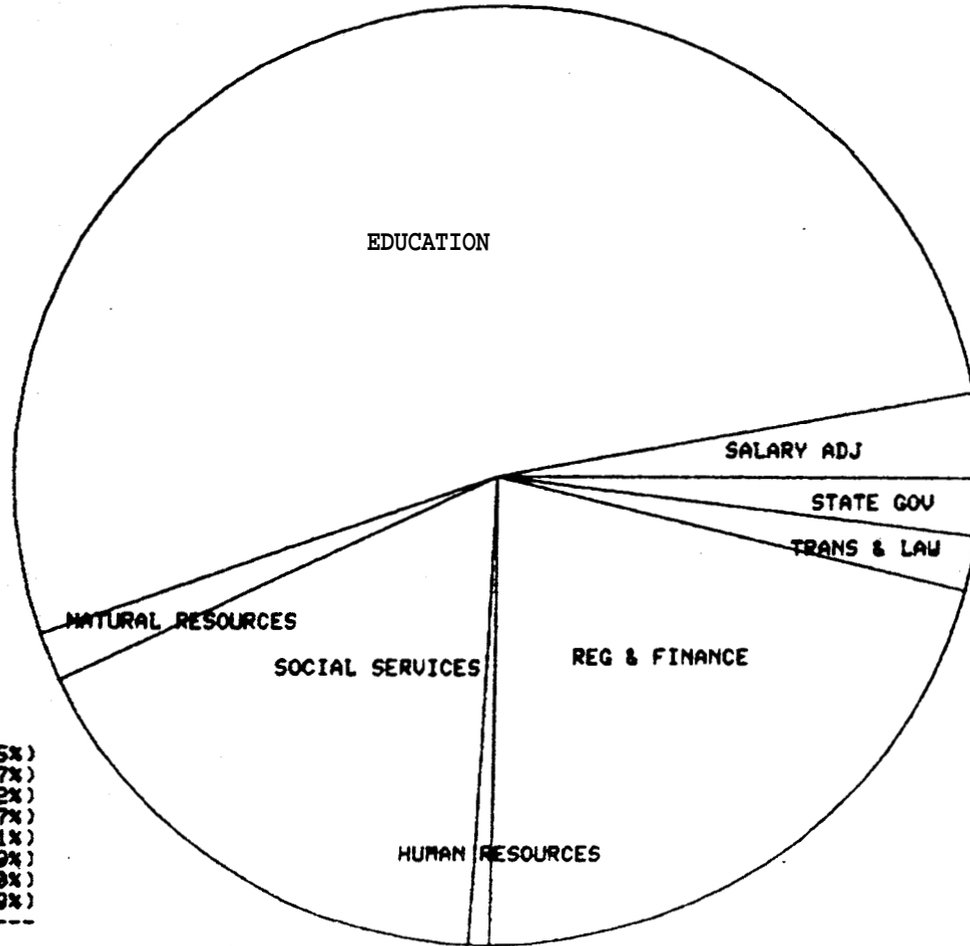
GENERAL FUND APPROPRIATIONS

FISCHL YEAR 1980



EDUCATION	\$ 888,632,625	(52.0%)
NATURAL RESOURCES	37,392,419	( 2.2%)
SOCIAL SERVICES	300,957,469	(17.6%)
HUMAN RESOURCES	13,646,472	( 0.8%)
REGULATORY & FINANCE	364,592,023	(21.3%)
TRANSPORTATION & LAU	35,789,160	( 2.1%)
STATE GOVERNMENT	41,044,998	( 2.4%)
SALARY ADJUSTMENT	26,500,849	( 1.6%)
<hr/>		
TOTAL	\$1,708,556,015	

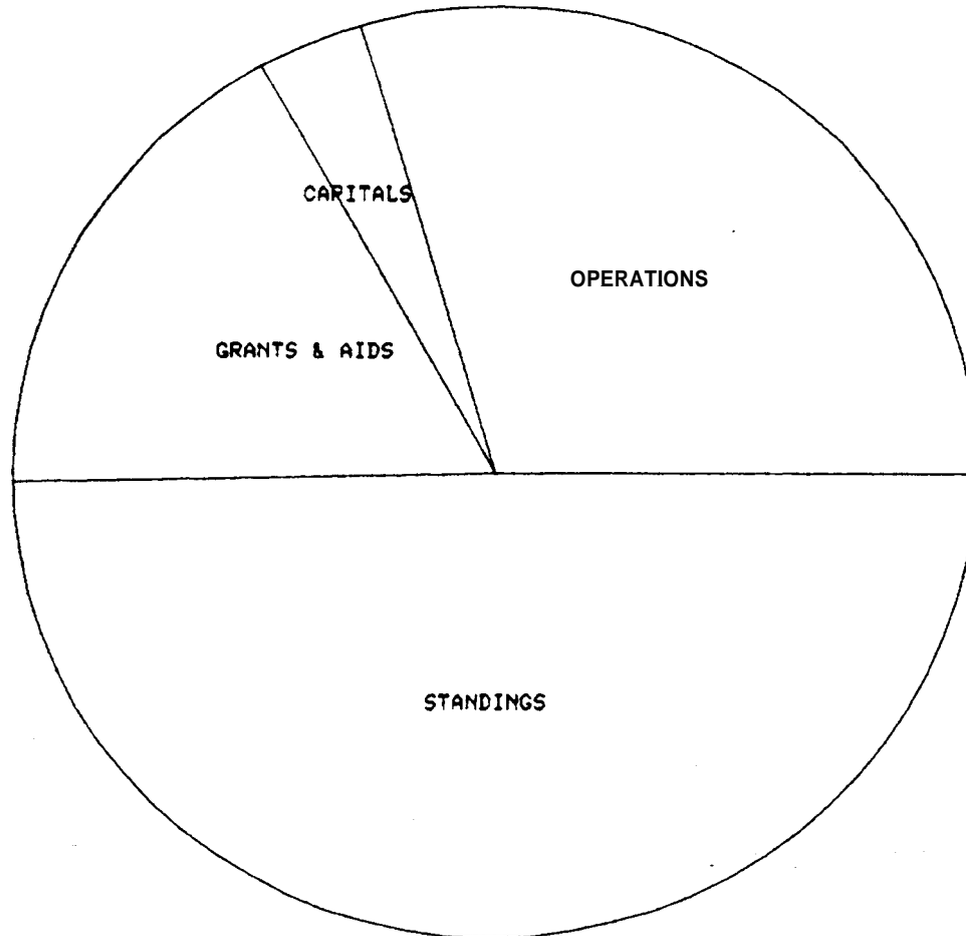
GENERAL FUND APPROPRIATIONS  
FISCAL YEAR 1981



EDUCATION	\$ 935,049,025	(52.5%)
NATURAL RESOURCES	29,512,995	(1.7%)
SOCIAL SERVICES	306,598,217	(17.2%)
HUMAN RESOURCES	12,929,212	(0.7%)
REGULATORY & FINANCE	375,950,884	(21.1%)
TRANSPORTATION & LAW	34,459,650	(1.9%)
STATE GOVERNMENT	34,711,510	(2.0%)
SALARY ADJUSTMENT	52,111,409	(2.9%)
TOTAL	\$1,781,322,902	

# GENERAL FUND APPROPRIATIONS

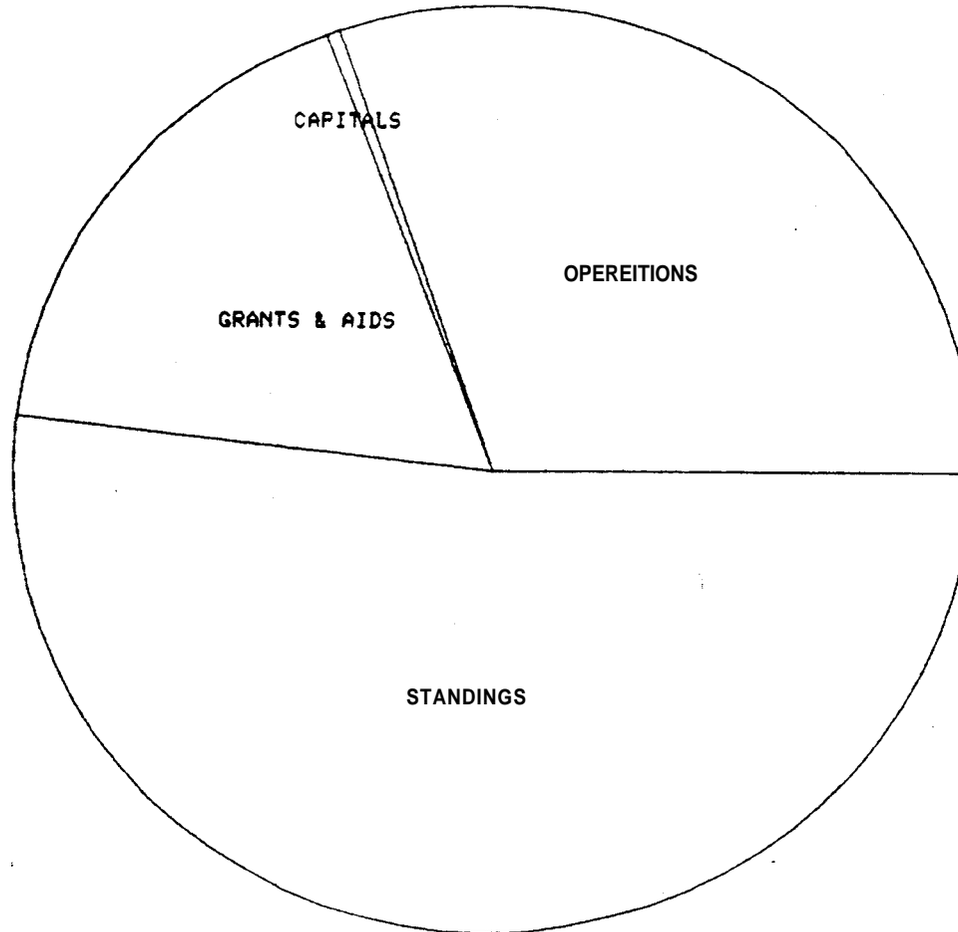
FISCAL YEAR 1380



OPERATIONS	\$	508,006,522	(29.7%)
CAPITALS		61,091,658	(3.6%)
GRANTS & AID		291,449,843	(17.1%)
STANDINGS		848,008,880	(49.6%)
<hr/>			
TOTAL	\$	1,708,556,015	

## GENERAL FUND APPROPRIATIONS

FISCAL YEAR 1981



OPERATIONS	\$ 542,474,732	(30.5%)
CAPITALS	8,052,750	(0.5%)
GRANTS & AID	308,831,134	(17.3%)
STANDINGS	921,964,286	(51.8%)
<b>TOTAL</b>	<b>\$1,781,322,902</b>	

GENERAL FUND  
STATUS OF APPROPRIATIONS  
FINAL PASSAGE AS OF 08/09/79

	79 APPROP	80 GOV REQ	80 LEG ACT	81 GOV REQ	81 LEG ACT
EDUCATION	780,771,395	882,000,794	888,632,625	918,098,417	935,049,025
HUMAN RESOURCES	16,784,157	15,914,301	13,646,472	16,315,164	12,929,212
NATURAL RESOURCES	29,575,075	35,830,229	37,392,419	29,957,617	29,512,995
REGULATORY & FINANCE	344,739,592	367,205,620	364,592,023	382,716,812	375,950,884
SOCIAL SERVICES	280,471,029	297,861,647	300,957,469	305,533,352	306,598,217
STATE GOVERNMENT	33,470,263	41,776,755	41,044,998	34,949,575	34,711,510
TRANS & LAW ENFORCE	32,323,303	36,358,346	35,789,160	34,781,006	34,459,650
	<u>1,512,134,814</u>	<u>1,676,947,692</u>	<u>1,682,055,166</u>	<u>1,722,351,943</u>	<u>1,729,211,493</u>
SALARY ADJUSTMENT	0	25,700,000	26,500,849	51,300,000	52,111,409
	<u>1,512,134,814</u>	<u>1,702,647,692</u>	<u>1,708,556,015</u>	<u>1,773,651,943</u>	<u>1,781,322,902</u>
OPERATIONS	451,924,790	481,872,986	481,505,673	491,339,025	490,363,323
GRANTS AND AID	273,201,154	290,337,901	291,449,043	310,745,882	308,831,134
CAPITALS	17,770,238	56,828,285	61,091,650	4,702,750	8,052,750
STANDINGS	769,238,632	847,908,800	848,008,800	915,564,286	921,964,286
	<u>1,512,134,814</u>	<u>1,676,947,692</u>	<u>1,682,055,166</u>	<u>1,722,351,943</u>	<u>1,729,211,493</u>
SALARY ADJUSTMENT	0	25,700,000	26,500,849	51,300,000	52,111,409
	<u>1,512,134,814</u>	<u>1,702,647,692</u>	<u>1,708,556,015</u>	<u>1,773,651,943</u>	<u>1,781,322,902</u>

READY

PREPARED BY THE LEGISLATIVE FISCAL BUREAU

**GENERAL FUND  
STATUS OF APPROPRIATIONS**

FINAL PASSAGE AS OF 08/89/79

SUB-COMMITTEE: EDUCATION

PAGE 2

	79 RPPROP	80 GOU REQ	80 LEG ACT	81 GOU REQ	81 LEG ACT	
BLIND, IOWA COMM FOR SALARIES, SUPP, MAINT COMM PER DIEN & EXP	1,007,979 0	949,352 8	949,000	942,959 0	942,000	S.F. 485
BLIND, IOWA COMM FOR	1,007,979	949,352	949,000	942,959	942,000	
EDUCATIONAL TU SALARIES, SUPP, MAINT CAPITAL IMPROVEMENTS	4,106,474 88,000	4,491,425 8	4,492,000 225,000	4,696,991 0	4,697,000 0	S.F. 485 H.F. 764
EDUCATIONAL TU	4,194,474	4,491,425	4,717,000	4,696,991	4,697,000	
COLLEGE AID COMM SALARIES, SUPP, MAINT TUITION GRANT PROG SCHOLARSHIP PROCRRM UOC TECH TUITION CR AID TO MEDICAL SCH OPTOMETRY ADMIS-EDUC NRTL GUARD ENLIST PR STUDENT LOAN PROGRAM STUDENT LOAN FED MTH PODIATRIST ADMIS TUITION GRANT STAND SCHOLARSHIP PROG ST UOC TECH CRRTT STAND	245,794 2,180,000 0 200,000 1,200,000 90,000 50,000 100,000 180,209 0 10,000,000 358,000 150,000	290,219 1,750,000 0 50,000 1,200,000 120,000 25,888 284,417 0 0 12,000,000 350,000 350,000	290,000 1,750,000 0 50,000 1,200,000 128,809 58,088 204,000 28,006 12,000,000 358,088 350,000	293,189 2,750,000 8 180,888 1,200,888 128,888 25,000 283,978 8 40,000 12,888,888 350,888 350,000	294,000 2,750,000 0 100,000 1,200,000 120,000 0 284,000 0 40,000 12,000,000 350,000 350,000	S.F. 485 S.F. 485  S.F. 485 S.F. 485 S.F. 485 S.F. 485 S.F. 485  S.F. 485 STANDING STMDIWG STANDING
COLLEGE AID COHR	14,746,003	16,339,636	16,384,000	17,472,167	17,488,000	
PUBLIC INSTRUCTION GENERAL OFFICE SALARIES, SUPP, MAINT PROF TEACH PRAC CON? COMPACT FOR EDUC	2,855,855 42,219 15,750	3,847,778 49,669 33,625	3,847,880 49,688 23,625	3,024,476 50,615 23,625	3,024,000 50,000 23,625	S.F. 485 S.F. 485 S.F. 485
AREA SCHOOLS UOC EDUC-SAL & SUPP GENERAL AID EQUIP REPLACEMENT UOC YOUTH ORG FUND FEDERAL MATCH FUNDS AREA U RRDIO AREA XII RADIO AREA XIII RIDIO CAREER PROC EXPANSM AREA XIII RADIO AREA U RRDIO DUBUQUE CAMPUS	660,626 37,050,000 1,350,000 10,000 8,700,000 0 130,500 0 250,000 85,000 0 500,000	771,966 42,168,426 1,600,000 18,888 8,700,000 0 130,500 120,000 200,000 0 0 500,000	772,000 42,168,500 1,600,000 10,000 8,700,000 0 130,500 120,000 200,000 0 114,800 500,000	755,691 48,141,137 1,850,000 10,000 8,700,000 0 130,500 130,500 200,000 0 0 0	755,700 48,141,508 1,850,000 10,000 8,788,000 0 130,500 130,500 200,000 0 0 0	S.F. 485 S.F. 485 S.F. 485 S.F. 485 S.F. 485  S.F. 485 S.F. 485 S.F. 485  H.F. 764 STANDING
	48,736,126	54,200,892	54,315,800	59,917,828	59,918,200	

GENERAL FUND  
STATUS OF APPROPRIATIONS  
FINAL PASSAGE CS OF 88/89/79

SUB-COMMITTEE: EDUCATION

PAGE 3

	79 APPROP	80 GOV REQ	88 LEG ACT	81 COW REQ	81 LEG ACT	
SECONDARY & ELEMEN						
EDUCATION-MIGRANTS	50,000	50,000	0	58,000	8	
SCHOOL LUNCH CISSIST	3,522,000	3,488,100	3,488,000	3,662,585	3,662,000	S.F. 485
SBRC REGULAR	888,880	200,000	300,000	1,100,000	1,300,000	S.F. 485
SBRC-SPECIAL EDUC	1,300,000	0	0	0	0	
SBRC-DECLINING ENROL	2,500,000	0	0	0	0	
UOC EDUC-SEC SCHOOLS	3,088,888	3,285,000	3,285,000	3,597,075	3,597,000	S.F. 485
UOC ED-NEU & EXP PGM	8	0	0	0	0	
UOC ED-EQUIP REPLACE	8	0	0	0	0	
UOC EDUC-EXIST COOP	150,000	150,000	150,000	150,000	150,000	S.F. 485
GIFTED AND TALENTED	0	0	0	0	100,000	S.F. 485
CHARITABLE INSTITUT	250,000	280,000	280,000	290,000	290,000	STANDING
BOARDING HOMES	325,000	350,000	350,000	375,000	375,000	STANDING
CERTIFICATION FEE FD	3,700	3,700	3,788	3,700	3,700	STANDING
SCHOOL AID FOUNDATN	464,397,000	526,500,000	526,500,000	575,700,000	592,000,000	STANDING
AEA JUVENILE HOMES	258,000	275,000	275,000	275,000	275,000	STANDING
AEA DISTRICT COURT	10,000	15,000	15,000	15,000	15,000	STANDING
AEA CERTAIN CHILDREN	45,808	55,000	55,000	55,000	55,000	STANDING
	475,802,700	534,651,800	534,701,700	585,273,280	602,122,700	
OTHER GRANT & RIDS						
NON-PUB TRANSPORTN	4,041,000	4,254,828	4,254,800	4,567,148	4,567,100	S.F. 485
NON-PUBLIC TEXTBOOKS	400,000	400,000	400,000	488,808	400,000	S.F. 485
FXRE SERVICE EDUC	200,000	200,000	200,000	200,000	200,000	S.F. 485
CRREER AWARE & EXPLO	0	0	0	0	0	
STATEWIDE COMPUTER	0	0	0	0	0	
INDUSTRIAL STRRTUP	0	200,000	200,000	200,000	200,000	S.F. 485
	4,641,000	5,054,828	5,054,800	5,367,140	5,367,100	
	532,093,650	597,028,584	597,192,525	653,656,964	670,505,625	
PUBLIC INSTRUCTION						
VOCATIONAL REHAB.						
SALARIES, SUPP, MAINT	2,587,872	2,496,603	2,497,000	2,445,466	2,445,000	S.F. 485
INDEPENDENT LIVING	0	222,000	222,000	222,000	222,000	S.F. 485
MOVING COSTS	0	100,000	100,000	0	0	H.F. 764
	2,587,872	2,818,603	2,819,000	2,667,466	2,667,000	
VOCATIONAL REHAB.						
REGENTS, BOARD OF						
GENERAL OFFICE						
SALARIES, SUPP, MAINT	310,410	352,117	352,888	355,853	356,000	S.F. 485
REGENTS-FED FDS LOSS	8	0	400,000	0	0	S.F. 485
ENROLL INCREASE COST	8	500,000	500,000	WE,000	600,000	S.F. 485
CONTINUING EDUCATION	100,000	100,000	100,000	100,000	100,000	S.F. 4a5
FIVE PASS THRU	558,000	0	0	0	0	
CAPITAL REPLACEMENTS	4,550,000	11,160,000	16,161,000	0	0	H.F. 764
HANDICPD ACCESS PGM	0	3,500,000	3,500,000	0	0	H.F. 764
TUITION REPLACEMENTS	3,465,888	4,158,808	4,250,888	4,700,000	4,550,000	H.F. 764
UTILITY PROJECTS	8	12,337,888	13,388,888	8	0	H.F. 764

GENERAL FUND  
STATUS OF APPROPRIATIONS

SUB-COMMITTEE: EDUCATION

FINAL PASSAGE AS OF 08/09/79

PAGE 4

	79 APPROP	80 COU REQ	88 LEG ACT	81 GOV REQ	81 LEG ACT	
REGENTS, BOARD OF GENERAL OFFICE ENERGY CONSERVATION	-----8	4,175,000	4,675,000	-----0	-----0	H.F. 764
	8,975,410	36,274,117	42,238,000	5,755,853	5,606,000	
ST UNIV OF IOWA SALARIES, SUPP, MAINT	78,651,398	80,978,969	80,979,000	83,812,411	83,812,000	S.F. 485
SUI UNIVERSITY HOSP SALARIES, SUPP, MAINT	18,606,085	19,437,286	19,437,000	20,393,633	20,394,000	S.F. 485
FAMILY PRACTICE PROG	985,000	1,085,000	1,085,000	1,195,000	1,195,000	S.F. 485
EXCESS QUOTA PATIENT	50,000	50,000	50,000	50,000	50,000	STANDING
	-----19,641,085	-----20,572,286	-----20,572,000	-----21,638,633	-----21,639,000	
SUI PSYCHIATRIC HOSP SALARIES, SUPP, MAINT	3,894,768	4,095,354	4,095,000	4,225,040	4,225,000	S.F. 485
MENTAL HLTH RESRCHFM	75,000	0	0	0	0	
	-----3,969,768	-----4,095,354	-----4,095,000	-----4,225,040	-----4,225,000	
SUI HYGENIC LAB SALARIES, SUPP, MAINT	1,471,351	1,618,499	1,618,500	1,618,899	1,612,000	S.F. 485
SUI HOSP SCH HANDICP SALARIES, SUPP, MAINT	2,799,536	2,903,736	2,903,000	3,012,236	3,012,000	S.F. 485
SUI OAKDALE CAMPUS SALARIES, SUPP, MAINT	1,573,587	1,642,000	1,642,000	1,717,600	1,717,600	S.F. 485
ISU SCIENCE & TECH SALARIES, SUPP, MAINT	63,868,461	65,639,477	65,639,000	68,492,848	68,493,000	S.F. 485
LIVESTOCK DISEASE	200,000	200,000	300,000	200,000	300,000	STANDING
	-----64,068,461	-----65,839,477	-----65,939,000	-----68,692,848	-----68,793,000	
ISU AGRI EXPR STATH SALARIES, SUPP, MAINT	7,278,168	7,533,811	7,534,000	7,722,751	7,723,000	S.F. 485
GRAIN STUDY	75,000	0	0	0	0	
	-----7,353,168	-----7,533,811	-----7,534,000	-----7,722,751	-----7,723,000	
ISU COOP EXTEN SER SALARIES, SUPP, MAINT	6,678,368	6,874,091	6,960,000	7,191,956	7,278,000	S.F. 485
SPEC STUDY ETHANOL	51,000	0	0	0	0	
	-----6,729,368	-----6,874,091	-----6,960,000	-----7,191,956	-----7,278,000	
UNIV OF NORTHERN IA SALARIES, SUPP, MAINT	25,751,101	26,826,777	26,876,000	27,888,079	27,939,000	S.F. 485
IA BRAILLE & SIGHT SALARIES, SUPP, MAINT	1,823,708	1,838,557	1,838,600	1,913,843	1,913,800	S.F. 485
STANDINGS	1,000	1,000	1,000	1,000	1,000	STANDING
	-----1,824,708	-----1,839,557	-----1,839,600	-----1,914,843	-----1,914,800	

GENERAL FUND  
STATUS OF APPROPRIATIONS  
FINAL PASSAGE AS OF 08/09/79

SUB-COMMITTEE: EDUCATION

PAGE 5

	79 APPROP	80 GOU REG	80 LEG ACT	81 GOU REG	81 LEG ACT
IA SCH FOR THE DEAF SALARIES, SUPP, MAINT STANDINGS	3,317,536 15,000 ----- 3,332,536	3,359,520 15,000 ----- 3,374,520	3,360,000 15,000 ----- 3,375,000	3,462,521 15,000 ----- 3,477,521	3,463,000 15,000 ----- 3,478,000
REGENTS, BOARD OF	----- 226,141,417	----- 260,373,194	----- 266,571,100	----- 238,661,870	----- 238,749,400
OPERATIONS	----- 227,606,236	----- 235,419,198	----- 235,552,700	----- 244,232,257	----- 244,368,100
GRANTS AND AID	----- 68,430,459	----- 70,214,896	----- 70,709,425	----- 79,486,460	----- 79,751,225
CAPITALS	----- 8,188,000	----- 35,422,000	----- 41,325,800	----- 4,700,000	----- 4,550,000
STANDINGS	----- 476,546,700	----- 540,944,700	----- 541,044,700	----- 589,679,700	----- 606,379,700
EDUCATION	----- 780,771,395	----- 882,000,794	----- 888,632,625	----- 918,098,417	----- 935,049,025

S.F. 485  
STANDING

**GENERAL FUND  
STATUS OF APPROPRIATIONS**

SUB-COMMITTEE: **HUMAN RESOURCES**

FINCIL PASSAGE AS OF 68/09/79

PAGE 6

	79 APPROP	88 COU REQ	80 LEG ACT	81 GOU REQ	81 LEG ACT	
AGING, COMMISSION ON						
SALARIES, SUPP, MAINT	159,638	210,011	171,051	206,860	167,900	S.F. 487
TITLE III GRANTS	103,680	118,428	110,420	117,600	117,600	S.F. 487
SENIOR COMM SERU	108,000	188,800	108,808	108,000	108,000	S.C. 487
SENIOR CITIZEN CNTR	158,000	210,008	158,000	210,000	158,000	S.F. 487
ELDERLY CARE PROG	0	0	800,000	0	0	H.F. 758
	529,318	638,431	1,347,471	642,460	551,500	
AGING, COMMISSION ON						
CIVIL RIGHTS COMM.						
SALARIES, SUPP, MAINT	459,738	548,463	540,463	540,943	540,943	S.F. 487
EMPLOYMENT HANDICAP.						
SALARIES, SUPP, MAINT	115,129	166,839	106,839	105,079	105,079	S.F. 487
GENERAL SERVICES						
FIRE PROTECTION						
CAPITAL	0	0	50,000	0	0	H.F. 764
HEALTH, DEPT. OF						
CENTRAL ADMIN						
SALARIES, SUPP, MAINT	88,513	73,583	73,503	72,128	72,128	S.F. 487
STANDINGS	6,500	6,500	6,500	6,500	6,500	STANDING
	95,013	80,003	80,003	78,628	78,628	
HLTH FFACILITIES SERU						
SALARIES, SUPP, MAINT	553,150	554,102	554,102	548,903	548,903	S.F. 487
HLTH PLANNING AGENCY						
SALARIES, SUPP, MAINT	55,797	66,940	66,940	66,487	66,407	S.F. 487
CERTIFICATE OF NEED	181,621	192,108	192,108	190,244	190,244	S.F. 487
	237,418	259,048	259,048	256,651	256,651	
PREVENTIVE MED SERU						
SALARIES, SUPP, MAINT	588,312	538,673	538,673	536,095	536,095	S.F. 487
RECORDS & STAT. DIV.						
SALARIES, SUPP, MAINT	401,246	402,698	402,698	400,444	488,444	S.F. 487
LICEN & CERTIFICCITN						
SALARIES, SUPP, MAINT	408,873	544,584	544,584	549,561	549,561	S.F. 487
PERSONAL & FAMILY HL						
SALARIES, SUPP, MAINT	617,223	868,242	879,931	849,897	861,373	S.F. 487
COMMUNITY HLTH SERU						
SALARIES, SUPP, MAINT	883,914	982,111	982,111	1,015,376	1,815,376	S.F. 487
RAPE INVESTIGATION	30,000	45,000	45,000	45,000	45,000	S.F. 487
SUDEN INF DETH ATPSY	30,000	28,008	28,000	28,000	28,000	S.F. 487
WELL ELDERLY CLINICS	150,000	812,880	212,000	212,880	212,000	S.F. 487

GENERAL FUND  
STATUS OF APPROPRIATIONS

FINAL PASSAGE AS OF 08/89/79

SUB-COMMITTEE: HUMAN RESOURCES

PAGE 7

	79 APPROP	80 GOU REQ	88 LEG ACT	81 GOU REQ	81 LEG ACT	
HEALTH, DEPT. OF COMMUNITY HLTH SERU IN HOME HEALTH CARE	28,000	2,750,880	2,765,960	<del>3,000,000</del>	3,815,968	S.F. 487
	<u>3,321,914</u>	<u>4,817,111</u>	<u>4,833,071</u>	<u>4,300,376</u>	<u>4,316,336</u>	
MANAGEMENT & BUDGET SALARIES, SUPP, MAINT	318,783	271,696	862,185	266,547	256,562	S.F. 487
EXTERNAL AFFAIRS SALARIES, SUPP, MAINT	47,453	89,809	89,809	89,815	89,815	S.F. 487
	<u>6,588,585</u>	<u>7,625,966</u>	<u>7,644,184</u>	<u>7,876,917</u>	<u>7,894,368</u>	
HEALTH, DEPT. OF MEDICAL EXAM. BOARD SALARIES, SUPP, MAINT	157,294	288,876	198,411	197,830	193,442	S.F. 487
MENTAL HEALTH ADU CM SALARIES, SUPP, MAINT	8	64,269	64,269	8	8	S.F. 487
MENTAL HEALTH AUTH. SALARIES, SUPP, MAINT	115,388	136,881	136,881	148,084	148,084	S.F. 487
NURSE EXAM. BOARD SALARIES, SUPP, MAINT	335,058	402,194	371,421	396,326	378,991	S.F. 487
PAROLE BOARD OF SALARIES, SUPP, MAINT	259,316	270,736	270,736	267,243	267,243	S.F. 487
PHARMACY EXAMINERS SALARIES, SUPP, MAINT	230,455	252,869	247,000	250,026	247,000	S.F. 487
SOCIAL SERVICES, DEPT INCOME MAINT SERVICE ELDER CARE	8	800,000	0	800,000	0	
SPANISH AMER WAR VET SALARIES, SUPP, MAINT	4,414	0	0	8	8	
SPANISH SPKG PEOPLES SALARIES, SUPP, MAINT	56,488	45,715	45,715	8	0	S.F. 487
STATUS OF WOMEN SALARIES, SUPP, MAINT	67,238	76,100	76,108	76,578	76,570	S.F. 487
SUBSTANCE ABUSE OPERATIONS	131,585	167,380	142,688	153,413	128,713	H.F. 765

**GENERAL FUND  
STATUS OF APPROPRIATIONS  
FINAL PASSAGE AS OF 88/89/79**

**SUB-COMMITTEE: HUMAN RESOURCES**

**PAGE 8**

	79 APPROP	88 GOV REQ	88 LEG ACT	81 COU REQ	81 LEG ACT	
SUBSTANCE ABUSE GRANTS CIND AIDS	1,620,258	4,445,000	2,265,000	4,720,000	2,265,000	H.F. 765
SUBSTANCE ABUSE	1,751,763	4,612,380	2,407,680	4,873,413	2,393,713	
VETERANS AFFAIRS SALARIES, SUPP, MAINT	73,981	105,182	105,182	105,279	105,279	S.F. 487
WAR ORPHANS EDUC	40,000	35,000	35,000	35,000	35,000	S.F. 487
VETERANS AFFAIRS	113,981	140,182	140,182	140,279	140,279	
OPERATIONS	6,309,719	7,164,381	7,062,592	7,033,064	6,938,152	
GRANTS AND AID	4,467,938	8,743,420	6,527,380	9,275,600	5,984,560	
CAPITALS	0	0	50,000	0	0	
STANDINGS	6,500	6,500	6,500	6,500	6,500	
HUMAN RESOURCES	10,784,157	15,914,301	13,646,472	16,315,164	12,929,212	

GENERAL FUND  
STATUS OF APPROPRIATIONS

FINAL PASSAGE AS OF 08/09/79

PAGE 9

SUB-COMMITTEE: NATURAL RESOURCES

	79 APPROP	80 GOV REQ	80 LEG ACT	81 COU REQ	81 LEG ACT	
AGRICULTURE, DEPT OF ADMINISTRATION DIV SALARIES, SUPP, MAINT RURAL DEVELOPMENT	1,022,864 8	1,098,652 250,000	1,098,652 0	1,887,468 250,000	1,087,460 0	H.F. 734
	1,022,864	1,348,652	1,098,652	1,337,460	1,087,460	
REGULATORY DIVISION SALARIES, SUPP, MAINT BRUCELLOSIS INDEMN	2,622,367 25,000	2,964,185 25,000	3,011,735 25,000	2,930,070 25,000	2,977,256 25,000	H.F. 734 H.F. 734
	2,647,367	2,989,185	3,036,735	2,955,070	3,002,256	
LABORATORY DIVISION SALARIES, SUPP, MAINT WJESKY'S DISEASE	429,356 100,000	507,348 0	507,348 0	492,145 0	492,145 0	H.F. 734
	529,356	507,348	507,348	492,145	492,145	
AGRICULTURE, DEPT OF	4,199,587	4,845,185	4,642,735	4,784,675	4,581,861	
CONSERVATION COMM. LANDS AND WATERS ADVISORY BD-PRESERVES CONTINGENCY FUND OPEN SPACE TAX REPL LAND SURVEYS RIUER BASIN COMMISSN GREEN THUMB PROGRAM LOU-HEAD DAM PROTECTED WATER AREA GREAT RIVER ROAD ST MO RIVER ECON ST CONS CURR DEUEL FISH AND GAME CAPITAL IMPROVEMENTS	4,558,231 30,423 0 0 45,000 46,546 135,000 50,000 50,000 0 0 0 0 0 2,965,000	5,077,176 32,347 8 35,800 45,000 48,808 141,750 8 50,000 25,000 0 0 0 0 3,000,000	5,077,176 40,347 700,000 8 45,800 48,000 141,750 0 50,000 25,000 0 0 0 0 3,000,000	4,922,838 31,921 0 35,000 45,800 48,000 148,830 0 0 37,500 0 0 0 0 0	4,922,838 39,921 0 35,000 45,000 48,000 148,830 0 0 37,500 0 0 0 0 0	H.F. 734 H.F. 764
CONSERVATION COMM.	7,880,200	8,454,273	9,127,273	5,269,089	5,277,089	
DEVELOPMENT COMM. SALARIES, SUPP, MAINT EUROPEAN OFFICE IND BLD INTR REV RURAL COMMUN DEU COM	1,835,617 154,873 100,000 250,000	2,053,156 178,049 0 0	2,018,880 178,000 0 0	2,042,359 182,877 100,000 0	2,074,628 0 0 0	H.F. 734 H.F. 734
DEVELOPMENT COMM.	2,340,490	2,231,205	2,196,880	2,324,436	2,874,628	
M R C V POLICY COUNCL GENERAL OFFICE PUB BLD ENERGY CON RESEARCH STATE BLD ENERGY CON	232,026 0 100,000 0	230,192 77,625 0 0	230,192 77,625 0 0	233,683 77,912 0 0	233,683 77,912 0 0	H.F. 734 H.F. 734 H.F. 764

**GENERAL FUND  
STATUS OF APPROPRIATIONS**

SUB-COMMITTEE: NATURAL RESOURCES

FINAL PASSAGE CS OF 08/09/79

PAGE 10

	79 APPROP	88 GOV REQ	80 LEG ACT	81 COU REQ	81 LEG ACT	
ENERGY POLICY COUNCL LOAD MANAGEMENT EXPE	0	0	30,000	0	0	H.F. 764
ENERGY POLICY COUNCL	332,026	3,307,817	3,337,817	311,595	311,595	
ENVIRONMENT QUALITY SALARIES, SUPP, MAINT	2,126,386	2,206,852	2,206,852	2,213,998	2,213,998	H.F. 734
EMERG RESPONCE SPILL	0	0	0	0	0	
SEWAGE WORKS-5XGRTS	2,000,000	4,000,000	4,000,000	5,000,000	5,000,000	H.F. 734
ENVIRONMENT QUALITY	4,126,386	6,206,852	6,206,852	7,213,998	7,213,998	
FAIR BOARD, IA. ST. BLDG & GROUNDS MAINT	80,000	85,000	85,000	85,000	85,000	H.F. 734
PREMIUMS	10,000	10,000	10,000	10,000	10,000	H.F. 734
AGR SOCIETIES-FAIRS	210,000	210,000	210,000	210,000	210,000	H.F. 734
FAIRGROUND STUDY	50,000	0	0	0	0	
CAPITAL IMPROVEMENTS	315,000	520,000	750,000	0	0	H.F. 764
IOWA EXHIBIT CENTER	0	0	0	0	0	
COMPREHENSIVE STUDY	0	0	90,000	0	0	H.F. 764
FAIR BOARD, IA. ST.	665,000	825,000	1,145,000	305,000	305,000	
GEOLOGICAL SURVEY SALARIES, SUPP, MAINT	1,223,091	1,328,387	1,345,575	1,172,720	1,172,720	H.F. 734
LANDSAT PROCESSING	0	0	125,000	0	0	H.F. 764
WAREHOUSE	250,000	0	0	0	0	
GEOLOGICAL SURVEY	1,473,091	1,328,387	1,470,575	1,172,720	1,172,720	
HOOVER BIRTH. FOUND. CAPITALS	2,750	2,750	2,750	2,750	2,750	H.F. 734
LAND PRES POLICY COM SALARIES, SUPP, MAINT	183,645	51,148	0	8	0	
MISSISSIPPI RIVER PK SUPPORT, MAINT, MISC	9,000	20,000	20,000	20,000	20,000	H.F. 734
NATURAL RESOURCES CL SALARIES, SUPP, MAINT	584,818	662,942	662,942	652,478	652,478	H.F. 734
REGENTS, BOARD OF ISU COAL RESEARCH PR	300,000	0	300,000	0	0	H.F. 734
IA ST COAL RESEARCH CAPITALS	160,000	0	0	0	0	
EQUIP&BLDG ADDITION	0	0	0	8	0	
	460,000	0	300,000	0	0	

GENERAL FUND  
STATUS OF APPROPRIATIONS

FINAL PASSAGE AS OF 08/09/79

SUB-COMMITTEE: NATURAL RESOURCES

	79 APPROP	80 COU REQ	88 LEG ACT	81 GOU REQ	81 LEG ACT	
REGENTS, BOARD OF	460,000	0	300,000	0	0	
SOIL CONSERVATION GENERAL OFFICE						
SALARIES, SUPP, MAINT	2,302,197	2,589,678	2,544,670	2,493,876	2,528,876	H.F. 734
LRND USE PLANNING	12,885	0	0	0	0	
TEMLAND COMMISSION	0	0	5,000	0	0	H.F. 734
CASS CO. CLAIM	0	0	9,925	0	0	H.F. 734
CONSERVATION TILLAGE	0	0	100,000	0	0	H.F. 764
RIVER WATERSHED	0	0	270,000	0	0	H.F. 764
	2,315,082	2,509,670	2,929,595	2,493,876	2,528,876	
DISTRICT OFFICES						
ST-FED WATERSHED P&D	60,000	60,000	25,080	60,000	25,000	H.F. 734
SOIL SURVEY IA LAND	303,000	325,000	325,066	347,000	347,000	H.F. 734
CONSERU COST SHARE	4,720,000	5,000,000	5,000,000	5,000,000	5,000,000	H.F. 734
	5,083,000	5,385,000	5,350,000	5,407,000	5,372,000	
SOIL CONSERVATION	7,398,082	7,894,670	8,279,595	7,900,876	7,900,876	
OPERATIONS	17,338,779	19,012,729	19,704,994	18,668,537	18,508,915	
GRANTS AND AID	8,543,546	10,294,750	10,319,675	11,286,330	11,001,330	
CAPITALS	3,692,750	6,522,750	7,367,750	2,750	2,750	
STANDINGS	0	0	0	0	0	
NATURAL RESOURCES	29,575,075	35,830,229	37,392,419	29,957,617	29,512,995	



GENERAL FUND  
STATUS OF APPROPRIATIONS

SUB-COMMITTEE: REGULATORY & FINANCE

FINAL PASSAGE AS OF 08/09/79

PAGE 13

	79 APPROP	80 GOV REQ	80 LEG ACT	81 GOV REQ	81 LEG ACT	
COMPTROLLER, OFFICE GENERAL OFFICE PEACE OFF RETIRE-MAN	2,100,000	2,200,000	2,200,000	2,300,000	2,300,000	STANDING
	189,675,978	115,348,685	115,391,105	119,559,140	119,597,480	
DATA PROCESSING SALARIES, SUPP, MAINT CAPITAL OUTLAY	4,575,106	4,813,467	4,813,467	5,220,737	5,220,737	S.F. 471
	0	480,000	480,000	0	0	H.F. 764
	4,575,106	5,293,467	5,293,467	5,220,737	5,220,737	
COMPTROLLER, OFFICE	114,251,084	120,642,152	120,684,572	124,779,877	124,818,217	
CREDIT UNION DEPT GENERAL OPERATIONS	0	445,524	393,375	436,374	388,695	S.F. 471
ENGINEERING EXAM, BD GENERAL OFFICE	88,102	91,215	88,044	94,827	92,771	S.F. 471
INDUSTRIAL COMMISSR SALARIES, SUPP, MAINT WORK COMP-PEACE OFF	686,970	787,702	810,702	806,370	829,370	S.F. 471
	5,800	6,000	6,000	6,000	6,000	STANDING
INDUSTRIAL COMMISSR	692,770	793,702	816,702	812,370	835,370	
INSURANCE, DEPT. OF SALARIES, SUPP, MAINT	1,725,203	1,825,690	1,825,690	1,830,875	1,830,875	S.F. 471
JOB SERVICE OF IOWA FOAB AND IOASI ADMIN LEGISLATIVE IPERS TEACHER RETIRE ALLU IPERS PRIOR SER 1953 NON-TEACH RETIRE ALL CURRENT RETIREES ALL CONSERV PEACE OFFCRS IPERS PRIOR SER 1975	128,285	121,646	121,646	124,394	124,394	S.F. 471
	180,000	0	0	0	0	
	390,000	350,000	350,000	295,000	295,000	STANDING
	500,000	500,000	500,000	500,000	500,000	STANDING
	46,000	41,000	41,000	36,000	36,000	STANDING
	7,700,000	7,350,000	7,350,000	7,050,000	7,050,000	STANDING
	160,000	215,000	215,000	235,000	235,000	STANDING
	420,000	360,000	360,000	305,000	305,000	STANDING
JOB SERVICE OF IOWA	9,524,285	8,937,646	8,937,646	8,545,394	8,545,394	
LANDSCAPE ARCH. EXAM GENERAL OFFICE	16,107	12,628	12,628	12,705	12,705	S.F. 471
OCC SFTY & HLTH REVU OSHA REVIEW COMM.	41,031	43,597	43,597	43,870	43,870	S.F. 471

GENERAL FUND  
STATUS OF APPROPRIATIONS  
FINAL PASSAGE AS OF 08/09/79

SUB-COMMITTEE: REGULATORY & FINRNC

PAGE 14

	79 APPROP	80 GOV REQ	88 LEG ACT	81 COU RE4	81 LEG ACT	
WBL EMPLOY RELATION PER BOARD	524,436	561,226	561,226	562,960	562,960	S.F. 471
REAL ESTATE COMM SALARIES, SUPP, MAINT	223,673	277,084	277,084	266,959	266,959	S.F. 471
REVENUE, DEPT OF						
SALARIES, SUPP, MAINT	10,915,966	12,228,072	12,228,072	12,145,839	12,145,839	S.F. 471
HOMESTEAD TAX CREDIT	82,700,000	85,700,000	85,700,000	90,300,000	90,300,000	STANDING
EXTRA PROP TAX REIM	12,000,000	14,850,000	17,850,000	16,050,000	16,050,000	STANDING
TAX REFUNDS	87,339,400	88,767,000	88,767,000	90,297,000	90,297,000	STANDING
REASSESSMENT EXP FUD	0	750,000	750,000	750,000	750,000	STANDING
EQUIP TAX CREDIT	0	0	0	0	0	
RENTERS CREDIT	0	3,000,000	0	6,000,000	0	
	-----	-----	-----	-----	-----	
REVENUE, DEPT OF	192,955,366	205,295,072	205,295,072	219,842,839	209,542,839	
SECRETARY OF STATE						
SALARIES, SUPP, MAINT	667,956	698,444	698,444	679,248	679,248	S.F. 471
SERUMENS BALLOT COMM	500	2,500	2,500	3,000	3,000	STANDING
CONSTITUTIONAL AMEND	1,000	0	0	1,000	1,000	STANDING
	-----	-----	-----	-----	-----	
SECRETARY OF STATE	669,456	700,944	700,944	683,248	683,248	
TREASURER OF STATE						
SALARIES, SUPP, MAINT	365,473	384,185	384,185	374,502	374,502	S.F. 471
MONEY & CRDT REPLC F	2,500,000	2,500,000	2,500,000	2,500,000	2,500,000	S.F. 471
	-----	-----	-----	-----	-----	
TREASURER OF STATE	2,865,473	2,884,185	2,884,185	2,874,502	2,874,502	
WATCHMAKING EXAMINER GENERAL OFFICE	8,953	10,109	10,109	9,968	9,968	S.F. 471
OPERATIONS	42,068,272	45,289,120	45,220,523	45,738,812	45,672,884	
GRANTS AND AID	18,723,572	20,400,000	20,500,000	20,400,000	20,500,000	
CAPITALS	535,048	3,375,000	730,000	0	3,500,000	
STANDINGS	283,412,700	298,141,500	298,141,500	316,578,000	306,278,000	
REGULATORY & FINANCE	344,739,592	367,205,620	364,592,023	382,716,812	375,950,884	
	-----	-----	-----	-----	-----	

GENERAL FUND  
STATUS OF APPROPRIATIONS  
FINAL PASSAGE AS OF 88/09/79

SUB-COMMITTEE: SOCIAL SERVICES

PAGE 15

	79 APPROP	88 COU REQ	80 LEG ACT	81 GOU REQ	81 LEG ACT	
SOCIAL SERVICES, DEPT						
AREA SERU 6 ADMIN						
AREA SERVICE & ADMIN	14,065,465	15,636,224	15,000,000	15,636,102	15,000,000	H.F. 755
GENERAL ADMIN						
GENERAL ADMIN	5,731,261	6,626,956	6,140,000	6,695,191	6,220,000	H.F. 755
CAPITAL IMPROVEMENTS	2,091,440	2,000,000	2,825,000	0	0	H.F. 764
PRISON RENOU 6 UNIT	955,000	500,000	500,000	0	0	H.F. 764
FORT DES MOINES	0	8	458,888	0	8	H.F. 764
STANDINGS	1,165,850	877,008	877,008	877,000	877,000	STANDING
	9,943,551	10,003,956	10,192,000	7,572,191	7,097,000	
FMILY 6 CHILDREN SU						
COMM BASED JUV CORR	160,880	188,000	320,000	180,000	0	H.F. 755
TOLEDO-ST JUVENILE H	1,526,637	1,844,684	0	1,851,651	8	
ELDORA-BOYS TR SCHOL	3,591,246	4,006,621	0	3,997,231	8	
MITCHELLULL-GIRLS TR	1,166,928	1,306,698	0	1,328,909	0	
JUV CORR INSTITUTION	0	8	7,000,000	0	6,900,000	H.F. 755
MARSHALLTOWN-VET HOM	9,426,449	10,458,738	10,400,000	10,613,139	16,688,000	H.F. 755
	15,871,252	17,796,735	17,720,000	17,978,338	17,820,000	
ADULT CORRECTION SER						
LUSTER HGHTS-MCGREGR	21,180	0	0	0	8	
FT MADISON-PENITENRY	8,250,586	8,919,168	0	9,105,319	8	
ANAMOSA-MEN'S REFORM	6,121,303	6,520,714	0	6,673,466	8	
ROCKWELL-WOMEN'S REF	906,960	974,483	0	980,231	8	
OAKDALE-SECUR MED FC	2,666,629	2,918,317	0	2,924,683	8	
NEWTON-RELEASE CENTR	1,969,880	2,207,211	0	2,286,351	8	
MT PL-MED SECUR FAC	1,833,227	1,901,357	0	2,006,527	0	
JOHN BENNETT CENTER	1,286,116	1,909,339	0	1,992,765	8	
CORRECTIONAL INST.	8	0	26,234,000	0	26,885,000	H.F. 755
PROBATION & PAROLE	973,000	1,036,830	1,030,688	1,031,903	1,030,000	H.F. 755
CNTRL CLASSIFICATION	0	0	100,000	8	100,000	H.F. 755
COMM CORR-PGM & SERU	8,175,000	8,747,250	8,747,258	9,359,557	9,359,557	H.F. 755
LEGAL SERVICES	25,000	28,350	25,000	29,768	25,000	H.F. 755
INMATE FURLOUGH	10,000	11,340	0	11,907	0	
COUNTY CONFINEMENT	40,000	45,360	45,000	47,628	47,500	H.F. 755
SUBSTANCE ABUSE	0	0	200,000	0	200,000	H.F. 755
	32,876,881	35,299,631	36,381,250	36,450,105	37,647,057	
INCOME MAINT SERVICE						
AID TO THE BLIND	15,000	20,000	20,000	20,000	20,000	H.F. 755
AID TO DEPEND CHILD	49,800,000	47,739,214	47,130,000	48,016,812	47,100,000	H.F. 755
AID TO INDIANS SETT	40,000	36,808	36,000	36,000	36,808	H.F. 755
MEDICAL ASSISTANCE	80,628,000	87,466,213	88,268,888	94,742,369	95,350,000	H.F. 755
CONTRACTUAL SERVICES	1,140,000	1,084,000	1,084,000	1,232,000	1,232,000	H.F. 755
CHILDREN SERVICES	18,710,000	19,223,000	20,455,000	19,873,000	21,250,000	H.F. 755
WORK & TRAINING PROG	420,000	438,008	438,000	438,000	438,000	H.F. 755
ADULT & CHILD SERUS	1,640,000	2,475,000	758,000	2,475,000	758,000	H.F. 755
HOMEMAKER SERVICES	0	0	1,580,000	0	1,580,000	H.F. 755
STATE SUPPLEMENTATN	5,300,000	6,092,000	6,890,000	6,526,000	6,520,000	H.F. 755

**GENERAL FUND  
STATUS OF APPROPRIATIONS**

FINAL PASSAGE AS OF 88/89/79

SUB-COMMITTEE: SOCIAL SERVICES

PAGE 16

	79 APPROP	88 COV REQ	80 LEG ACT	81 GOV REQ	81 LEG ACT	
SOCIAL SERVICES, DEPT						
INCOME MAINT SERVICE						
ASSIST CHILD CARE CT	250,000	250,000	480,888	259,600	400,000	H.F. 755
CHILD SUPPORT RECOUR	396,000	428,219	428,219	435,168	435,160	H.F. 755
GOV YOUTH OPPOR PPOG	750,000	750,000	758,888	750,000	750,000	H.F. 755
STATE SUPPL-TITLE XX	750,000	758,000	1,000,000	750,000	1,000,000	H.F. 755
BATTERED PERSONS	60,000	68,088	0	60,000	0	
AFDC NEU PROGRAM	0	8	768,888	0	0	H.F. 766
	159,899,000	166,811,646	169,189,219	175,604,341	176,869,160	
RENTAL HEALTH SERU						
CHEROKEE-MEN HLTH IN	6,883,389	7,626,514	0	7,706,080	0	
CLARINDA-MEN HLTH INC	6,164,174	6,590,576	0	6,564,695	0	
INDEPEN-MENT HLTHINI	7,089,122	7,840,000	0	7,815,675	0	
MT PLEAS-HEN HLTH IN	5,727,850	6,186,107	0	6,384,429	0	
MENT HLTH INST	0	0	28,150,000	0	28,365,000	H.F. 755
	25,864,535	28,243,197	28,150,000	28,470,879	28,365,000	
MENTAL RETARDATION						
CLENUOOD ST HOSP SCH	11,290,487	12,654,267	0	12,352,291	0	
WOODWARD ST HOSP SCH	11,259,858	11,415,991	0	11,476,513	0	
MENT RETARMD SCH	0	0	24,000,000	0	23,800,000	H.F. 755
	22,550,345	24,070,258	24,000,000	23,828,804	23,800,000	
RECREATIONAL FACILTS						
ROCKUELL CITY	0	0	150,000	0	0	H.F. 764
MT PLEASANT	0	0	175,000	0	0	H.F. 764
	0	0	325,000	0	0	
SOCIAL SERVICES, DEPT	280,471,029	297,861,647	300,957,469	305,533,352	306,598,217	
OPERATIONS	108,109,739	118,840,701	118,374,000	119,603,151	119,220,000	
GRANTS AND AID	168,149,000	175,643,946	178,206,469	185,053,201	186,501,217	
CAPITALS	3,046,440	2,500,000	3,500,000	0	0	
STANDINGS	1,165,850	877,000	877,000	877,000	877,000	
SOCIAL SERVICES	280,471,029	297,861,647	300,957,469	305,533,352	306,598,217	

GENERAL FUND  
STATUS OF APPROPRIATIONS

SUB-COMMITTEE: STATE GOVERNMENT

FINAL PASSAGE AS OF 08/09/79

PAGE 17

	79 APPROP	80 GOV REQ	88 LEG ACT	81 GOV REQ	81 LEG ACT	
ADMIN RULES COORDINT SALARIES, SUPP, MAINT	44,848	97,520	55,762	97,720	55,134	H.F. 742
APPEAL BOARD STANDINGS	1,200,000	1,000,000	1,000,000	1,000,000	1,000,000	STANDING
ARTS COUNCIL SALARIES, SUPP, MAINT	242,761	297,845	297,845	292,749	292,749	H.F. 742
ATTORNEY GENERAL GENERAL OFFICE	1,969,581	2,160,628	2,135,620	2,145,793	2,120,793	H.F. 742
PROSECUTING ATT TRNG	28,855	53,848	53,040	51,678	51,670	H.F. 742
PROSECUTOR INTERN PR	52,500	52,500	52,500	52,500	52,500	H.F. 742
<b>ATTORNEY GENERAL</b>	<b>2,050,856</b>	<b>2,266,160</b>	<b>2,241,160</b>	<b>2,249,963</b>	<b>2,224,963</b>	
CMITOL PLANNING CM SALARIES, SUPP, MAINT	3,500	5,888	5,000	5,888	5,000	H.F. 742
HISTORICAL BLDC RNDL	0	0	0	0	0	
HISTORICAL BLDC STDY	25,000	0	100,000	0	0	H.F. 764
<b>CAPITOL PLANNING CM</b>	<b>28,500</b>	<b>5,000</b>	<b>105,000</b>	<b>5,000</b>	<b>5,000</b>	
CITIZENS' AID SALARIES, SUPP, MAINT	177,398	200,029	195,000	204,833	200,000	H.F. 742
COUNCIL OF ST. GOVT. SUPPORT OF COUNCIL	34,780	37,900	37,900	37,900	37,900	H.F. 742
EXECUTIVE COUNCIL SALARIES, SUPP, MAINT	48,791	52,321	52,321	52,174	52,174	H.F. 742
CONTINGENCY FUND	0	550,000	0	50,000	0	
EASTSIDE SEWER PROJ	400,000	378,808	370,000	0	9	H.F. 764
EMRG CONTI FUND	0	1,500,000	0	0	0	
ROAD ASSESSMENT	0	125,000	125,008	0	8	H.F. 764
PERFORMANCE OF DUTY	500,000	508,888	580,880	500,000	500,000	STANDING
MISC STANDINGS	16,000	16,088	16,800	16,000	16,000	STANDING
<b>EXECUTIVE COUNCIL</b>	<b>964,791</b>	<b>3,113,321</b>	<b>1,063,321</b>	<b>618,174</b>	<b>568,174</b>	
GENERAL SERVICES PRINTING DIVISION	178,754	132,300	122,038	194,496	184,001	H.F. 742
SALARIES, SUPP, MAINT	3,500	3,500	3,500	3,500	3,500	STANDING
<b>OFFICE OF DIRECTOR</b>	<b>174,254</b>	<b>135,800</b>	<b>125,538</b>	<b>197,996</b>	<b>187,501</b>	
SALARIES, SUPP, MAINT	131,650	158,104	158,104	157,291	157,291	H.F. 742
CAPITAL MALL ST b DS	25,000	0	0	0	0	
RISK MANAGEMENT	0	48,834	48,834	50,812	50,812	H.F. 742
MOVING EXP HOOVER	700,000	0	0	0	0	

**GENERAL FUND  
STATUS OF APPROPRIATIONS**

SUB-COMMITTEE: STATE GOVERNMENT

FINAL PASSAGE AS OF 08/09/79

PAGE 18

	79 RPPROP	88 GOU REQ	80 LEG ACT	81 COU REQ	81 LEG ACT	
GENERAL SERVICES						
OFFICE OF DIRECTOR						
LAND ACQUISITION	250,000	188,658	102,650	0	0	H.F. 764
LUCAS BLDG RENOVATIO	0	3,000,000	3,000,000	0	0	H.F. 764
MAINT BLDG CONST	0	145,000	145,000	0	0	H.F. 764
PURCHASE WILDINGER	0	280,000	tee;000	0	0	H.F. 764
VOC-REWB BLDG	0	0	750,000	0	0	H.F. 764
REMOD CAP CAFETERIA	0	0	98,000	0	0	H.F. 764
	-----	-----	-----	-----	-----	
	1,106,650	3,734,588	4,594,588	208,103	208,103	
BUILDINGS & CROWDS						
SALARIES, SUPP, MAINT	2,434,058	2,892,200	2,778,824	2,905,953	2,775,665	H.F. 742
BUILDING IMPROVEMENT	602,000	967,350	967,350	8	0	H.F. 764
	-----	-----	-----	-----	-----	
	3,036,058	3,859,550	3,737,374	2,905,953	2,775,665	
RECORDS MANAGEMENT						
SALARIES, SUPP, MAINT	248,852	331,932	331,932	327,217	327,217	H.F. 742
MICROGRAPHICS EQUIP	8	0	0	8	0	
REC CENTER SHELUNG	0	20,000	20,888	0	0	H.F. 764
	-----	-----	-----	-----	-----	
	248,852	351,932	351,932	327,217	327,217	
COMMUNICATIONS DIV.						
SALARIES, SUPP, MAINT	224,426	336,678	336,678	336,051	336,051	H.F. 742
COMMUNICATIONS EQUIP	0	50,000	50,000	0	0	H.F. 764
	-----	-----	-----	-----	-----	
	234,426	386,670	386,670	336,051	336,051	
GENERAL ADMIN.						
SALARIES, SUPP, MAINT	339,342	371,356	366,456	376,879	366,203	H.F. 742
UTILITIES	1,093,750	1,270,811	1,215,011	1,359,135	1,303,335	H.F. 742
SURPLUS PROPERTY	0	45,000	45,000	8	0	H.F. 764
	-----	-----	-----	-----	-----	
	1,433,092	1,687,167	1,626,467	1,735,214	1,669,538	
	-----	-----	-----	-----	-----	
GENERAL KRUICES	6,215,332	10,155,707	10,802,569	5,710,534	5,504,075	
GOVERNOR						
SALARIES, SUPP, MAINT	473,591	543,020	543,020	538,980	538,980	H.F. 742
TERRACE HILL	122,703	169,978	174,570	166,980	171,580	H.F. 742
GOVERNOR'S EXPENSES	6,000	6,000	6,000	6,000	6,000	H.F. 742
SECURITY	180,000	8	0	0	0	
GOVERNOR'S (ID) HOC CM	50,000	50,000	50,000	50,000	50,000	H.F. 742
WASHINGTON OFFICE	0	72,288	0	72,830	0	
PRIVACY TASK FORCE	30,000	0	24,055	8	0	H.F. 742
TERRACE HILL CAPITAL	0	18,535	330,000	0	0	H.F. 764
GOVERNOR EXECT EXPNS	10,000	0	0	0	0	
PRESIDENTIAL ELECTOR	0	0	0	350	350	STANDING
	-----	-----	-----	-----	-----	
GOVERNOR	872,294	859,805	1,127,645	835,140	766,910	

GENERAL FUND  
STATUS OF APPROPRIATIONS  
FINAL PASSAGE AS OF 08/09/79

SUB-COMMITTEE: STATE GOVERNMENT

PAGE 19

	79 APPROP	80 GOV REQ	80 LEG ACT	81 GOV REQ	LEG8ACT	
GOVERNOR, LIEUTENANT OFFICE INTERIM EXPNS	82,949	89,060	87,568	87,550	86,050	H.F. 742
HISTORICAL DEPT. HISTORICAL BOARD HISTORICAL BOARD	18,000	16,200	15,000	17,009	15,000	H.F. 742
HISTORICAL SOCIETY SALARIES, SUPP, MAINT TOOLESBORO HOUNDS	385,250 0	398,087 0	452,359 12,500	398,838 0	441,390 0	H.F. 742 H.F. 764
	----- 385,250	----- 398,087	----- 464,859	----- 398,838	----- 441,390	
HISTORICAL PRESERV. SALARIES, SUPP, MAINT CAPITAL IMPV MONTAUK	143,829 0	149,344 0	155,299 17,700	155,624 0	1614742 0	H.F. 742 H.F. 764
	----- 143,029	----- 149,344	----- 168,999	----- 155,624	----- 161,742	
HISTORIC MUS. & ARCHI SALARIES, SUPP, MAINT REPAIR MONUMENTS	422,089 0	452,460 0	465,335 0	449,849 0	462,724 0	H.F. 742
	----- 422,089	----- 452,460	----- 465,335	----- 449,849	----- 462,724	
HISTORICAL DEPT.	----- 968,368	----- 1,016,091	----- 1,114,193	----- 1,021,320	----- 1,080,856	
INDIAN SETTLEMENT OFCR INDIAN SETTLEMENT OFF	3,500	3,588	3,500	3,580	3,500	STANDING
JUDICIAL DEPARTMENTS COURTS						
OPERATIONS	8,294,324 0	8,908,014 38,537	8,908,014	8,707,393 40,777	8,707,393	H.F. 742
KNIOR JUDGESHP PLAN	195,700 0	308,613	308,613	308,613 0	308,613 0	H.F. 742 H.F. 764
JUDICRL RETIREMENT F RENEW JUD SPACE CAPT	----- 8,490,024	----- 9,755,164	----- 9,466,627	----- 9,056,783	----- 9,016,006	
ADMINISTRATION OPERATIONS	458,315	499,916	498,916	529,818	528,818	H.F. 742
BOARDS & COMMISSIONS GRANTS WD AIDS	39,374	51,801	51,801	53,404	53,404	H.F. 742
JUDICIAL DEPARTMENTS	----- 8,987,713	----- 10,306,881	----- 10,017,344	----- 9,640,005	----- 9,598,228	
SUPREME CT CODE EDIT CODE WORK	666,437	515,300	515,388	773,010	773,010	STANDING

GENERAL FUND  
STATUS OF APPROPRIATIONS

FXNAL PASSAGE AS OF 08/09/79

SUB-COMMITTEE: STATE GOVERNMENT

PAGE 20

	79 APPROP	80 GOV REQ	80 LEG ACT	81 GOV REQ	81 LEG ACT	
LABOR, BUREAU OF SALARIES, SUPP, MAINT	1,076,056	1,168,863	1,181,330	1,171,069	1,177,511	H.F. 742
LEG FISCAL BUREAU GENERAL OFFICE	303,310	357,017	357,017	355,167	355,167	H.F. 742
PROGRAM EVALUATION	0	0	70,000	0	80,000	H.F. 742
RETIRE SYS-ACTUAR SU	0	0	10,000	0	0	S.F. 489
LEG FISCAL BUREAU	303,310	357,017	437,017	355,167	435,167	
LEG. SERVICE BUREAU SALARIES, SUPP, MAINT	648,542	711,029	711,029	753,133	753,133	H.F. 742
DRAFT RES CODE DP	15,000	15,000	15,000	15,000	15,000	H.F. 742
LEG. SERVICE BUREAU	663,542	726,029	726,029	768,133	768,133	
LEGISLATURE NATL CONF STATE LEG	26,900	34,140	34,140	34,140	34,148	H.F. 742
CLAIMS	12,605	0	17,850	0	8	S.F. 491
STUDY CO. STATUTES	0	0	25,000	0	0	
CO HOME RULE STUDY	0	0	25,000	0	0	SJR Q
SESSION EXPENSES	3,156,250	3,149,250	3,149,250	3,273,250	3,273,250	STANDING
INTERIM EXPENSES	310,000	335,000	335,000	335,000	335,000	STANDING
STAFF COMPENSATION	1,772,000	1,880,000	1,880,000	2,015,000	2,815,000	STANDING
RENOU & OFFICE EXPNS	133,000	200,000	200,000	165,000	165,000	STANDING
LEGISLATIVE PUBLCATN	5,000	3,500	3,500	5,000	5,000	STANDING
DEPT RULES COMMITTEE	26,200	28,050	28,050	28,476	28,476	STANDING
LEGISLATURE	5,441,955	5,629,940	5,672,790	5,855,866	5,855,866	
LIBRARY COMMISSION LIBRARY SERVICES						
SALARIES, SUPP, MAINT	654,136	710,259	700,177	724,106	710,577	H.F. 742
REGIONAL LIBRARY	779,150	944,788	994,788	944,788	1,030,808	H.F. 742
	1,433,286	1,655,047	1,694,965	1,668,894	1,741,385	
LIBRARY COMMISSION	1,433,286	1,655,047	1,694,965	1,668,894	1,741,385	
MERIT EMPLOYMENT SALARIES, SUPP, MAINT	994,541	1,184,759	1,184,759	1,195,274	1,195,247	H.F. 742
COMPUTERIZATION	132,248	0	0	0	0	
MGM TRAINING ADMIN	0	45,122	0	47,215	0	
MERIT EMPLOYMENT	1,126,789	1,229,881	1,184,759	1,242,489	1,195,247	

GENERAL FUND  
STATUS OF APPROPRIATIONS

FINAL PASSAGE AS OF 08/09/79

SUB-COMMITTEE: STATE GOVERNMENT

PAGE 21

	79 MPROP	80 GOV REQ	80 LEG ACT	81 GOV REQ	81 LEG ACT	
PIONEER LAWMAKERS SUPPORT, MAINT, MISC	750	250	250	750	750	H.F. 742
<b>PLANNING &amp; PROGRAMNG</b>						
COMMUNITY AFFAIRS SC	134,425	139,116	139,116	136,305	136,385	H.F. 742
MUNICIPAL PLANNING	25,000	25,000	25,000	25,000	25,000	H.F. 742
IOWA YOUTH SERVICES	64,115	111,679	211,679	361,245	311,245	H.F. 749
DEVELOPMENT DISAB	22,200	23,215	23,215	22,980	22,980	H.F. 742
GENERAL OPERATING	163,176	289,174	332,824	291,317	332,918	H.F. 742
W D COMPENSAION	131,446	131,021	131,021	130,601	130,600	H.F. 742
1975 IOWA CONS PROG	122,958	129,000	129,000	138,220	138,220	H.F. 742
IOWA COUNCIL FOR CH	56,000	56,816	56,816	57,388	57,388	H.F. 742
ECONOMIC DEVELOP	21,423	24,063	24,063	25,000	25,000	H.F. 742
STATE OFFICE	16,586	16,325	16,325	15,953	15,953	H.F. 742
STAT ANALYST CENTER	4,000	7,008	7,000	7,000	7,000	H.F. 742
FED HIGHWAY SAFETY	50,000	0	75,000	0	75,000	H.F. 742
EDA GRANT	60,000	50,000	50,000	50,000	50,000	H.F. 742
RURAL COMM DEVELOP	8	0	250,000	0	0	H.F. 742
<b>PLANNING &amp; PROGRAMNG</b>	<b>831,361</b>	<b>1,002,409</b>	<b>1,471,059</b>	<b>1,261,009</b>	<b>1,327,602</b>	
SCIENCE, IA ACADEMY GRANTS AND RIDS	4,500	35,000	4,500	48,808	4,500	H.F. 742
UNIFORM STATE LAWS SUPPORT OF CONFERENCE	8,248	8,200	8,200	8,888	8,800	H.F. 742
<b>OPERATIONS</b>	<b>22,621,082</b>	<b>25,783,341</b>	<b>25,178,714</b>	<b>25,587,198</b>	<b>25,300,622</b>	
<b>GRANTS AND AID</b>	<b>1,070,299</b>	<b>1,235,779</b>	<b>1,580,984</b>	<b>1,244,291</b>	<b>1,292,802</b>	
<b>CAPITALS</b>	<b>1,977,000</b>	<b>7,123,535</b>	<b>6,651,200</b>	<b>0</b>	<b>0</b>	
<b>STANDINGS</b>	<b>7,801,882</b>	<b>7,634,100</b>	<b>7,634,100</b>	<b>8,118,086</b>	<b>8,118,086</b>	
<b>STATE GOVERNMENT</b>	<b>33,470,263</b>	<b>41,776,755</b>	<b>41,044,998</b>	<b>34,949,575</b>	<b>34,711,510</b>	

GENERAL FUND  
STATUS OF APPROPRIATIONS  
FINAL PASSAGE AS OF 88/89/79

SUB-COMMITTEE: TRANS b LAW ENFORCE

PAGE 22

	79 APPROP	88 COU REQ	80 LEG ACT	81 COU REQ	81 LEG ACT	
CRIME COMMISSION, IA						
SALARIES, SUPP, MAINT	54,603	162,654	110,088	198,893	70,200	H.F. 738
SALARIES, SUPP (AREAS)	24,560	48,808	100,000	40,000	40,000	H.F. 738
JUVENILE JUSTICE	3,839	6,684	6,600	14,697	14,000	H.F. 738
LEAA ACTION	116,348	185,110	185,118	0	0	H.F. 738
	<u>199,342</u>	<u>314,368</u>	<u>321,710</u>	<u>245,590</u>	<u>124,200</u>	
CRIME COMMISSION, IA						
LAW ENFORCEMENT ACAD						
SALARIES, SUPP, MAINT	534,181	616,341	688,388	621,669	614,200	H.F. 738
PUBLIC DEFENCE, DEPT						
MILITARY DIVISION						
SALARIES, SUPP, MAINT	1,843,219	1,985,476	1,960,000	2,004,308	1,980,000	H.F. 738
ADJUTANT GEN / STAFF	192,659	227,441	227,450	231,090	231,100	H.F. 738
CAPITAL IMPROVEMENTS	331,000	305,000	305,000	0	0	H.F. 764
STANDINGS	100,000	100,000	100,000	100,000	100,000	STANDING
	<u>2,466,878</u>	<u>2,617,917</u>	<u>2,592,450</u>	<u>2,335,398</u>	<u>2,311,100</u>	
ST OFFC OF DISASTER						
SALARIES, SUPP, MAINT	115,342	136,396	121,700	134,165	127,700	H.F. 738
	<u>2,582,220</u>	<u>2,754,313</u>	<u>2,714,150</u>	<u>2,469,563</u>	<u>2,438,800</u>	
PUBLIC DEFENCE, DEPT						
PUBLIC SAFETY, DEPT						
ADMINISTRATION						
SALARIES, SUPP, MAINT	3,895,155	4,203,456	4,199,650	4,212,696	4,208,950	H.F. 733
CRIMINAL INQUEST.						
SALARIES, SUPP, MAINT	3,101,398	3,493,143	3,470,888	3,495,921	3,468,000	H.F. 738
IA CRIME PREV INC.	0	0	27,500	8	27,500	H.F. 738
	<u>3,101,398</u>	<u>3,493,143</u>	<u>3,497,500</u>	<u>3,495,921</u>	<u>3,495,500</u>	
INSPECTION b SECURITY						
SALARIES, SUPP, MAINT	964,691	1,186,279	1,206,750	1,192,268	1,237,750	H.F. 738
HIGHWAY PATROL						
SALARIES, SUPP, MAINT	12,268,576	13,042,933	13,077,900	13,012,267	13,045,250	H.F. 738
PUB SAFETY CAB 63 GA	0	250,000	418,000	0	0	H.F. 764
	<u>12,268,576</u>	<u>13,292,933</u>	<u>13,495,900</u>	<u>13,012,267</u>	<u>13,045,250</u>	
	<u>20,229,820</u>	<u>22,175,811</u>	<u>22,399,800</u>	<u>21,913,152</u>	<u>21,987,450</u>	
PUBLIC SAFETY, DEPT						
TRANSPORTATION, DEPT						
SALARIES, SUPP, MAINT	4,372,740	5,262,813	5,229,300	5,326,032	5,290,000	H.F. 738
PUB TRANSIT SUBSIDY	8	0	75,000	8	0	H.F. 738
RR IMPROVEMENT PROG	1,700,008	1,500,000	1,500,000	1,808,080	1,800,000	H.F. 738
PUBLIC TRANSIT AID	1,950,000	2,200,000	2,000,000	2,200,000	2,000,000	H.F. 738

**GENERAL FUND  
STATUS OF APPROPRIATIONS**  
FINAL PASSAGE AS OF 08/09/79

SUB-COMMITTEE: TRANS & LAW ENFORCE

	79 APPROP	80 GOU REQ	88 LEG ACT	81 COU REQ	81 LEG ACT
TRANSPORTATION, DEPT					
RRIL LAND BANKING	50,880	0	0	0	0
AIRCRAFT ACQUISITION	0	670,000	670,000	0	0
BIKEWAY	8	0	0	0	0
CAPITALS	0	660,000	73,900	0	0
GREAT RIUER ROAD	100,000	100,000	100,000	100,000	100,000
PERSONAL DELIU SERU	105,000	105,000	105,000	105,000	105,000
<b>TRANSPORTATION, DEPT</b>	<b>8,777,740</b>	<b>10,497,513</b>	<b>9,753,200</b>	<b>9,531,032</b>	<b>9,295,000</b>
OPERATIONS	27,870,963	30,363,236	30,412,150	30,476,006	30,354,650
GRANTS AND AID	3,816,340	3,805,110	3,605,110	4,000,000	3,800,000
CAPITALS	331,000	1,885,000	1,466,900	0	8
STANDINGS	305,000	305,000	305,000	305,000	305,000
<b>TRANS &amp; LAW ENFORCE</b>	<b>32,323,303</b>	<b>36,358,346</b>	<b>35,789,160</b>	<b>34,781,006</b>	<b>34,459,650</b>

H.F. 738

H.F. 764  
STANDING  
STANDING

TRUST FUNDS  
1979-1981 BIENNIUM

	79 APPROP	88 GOV REQ	88 LEG ACT	81 GOV REQ	81 LEG ACT	
AGRICULTURE, DEPT OF FERTILIZER FUND						
ADMINISTRATIVE DIVS	25,000	25,000	25,000	25,000	25,000	H.F. 734
LABORATORY DIVISION	548,954	503,934	583,934	490,007	490,007	H.F. 734
	----- 583,954	----- 528,934	----- 528,934	----- 515,007	----- 515,007	
COMMERCIAL FEED ADMINISTRATIVE DIVS	25,000	25,000	25,000	25,000	25,000	H.F. 734
LABORATORY DIVISION	536,078	552,460	552,460	542,540	542,540	H.F. 734
	----- 561,078	----- 577,460	----- 577,460	----- 567,540	----- 567,540	
DAIRY TRADE PRAC ADMINISTRATIVE DIVS	54,751	58,825	58,825	57,133	57,133	H.F. 734
PESTICIDE FUND LABORATORY DIVISION	307,453	330,455	330,455	325,707	325,787	H.F. 734
	----- 1,497,236	----- 1,495,674	----- 1,495,674	----- 1,465,387	----- 1,465,387	
AGRICULTURE, DEPT OF CONSERVATION COMM. FISH & GAME FUND	7,423,086	8,113,184	8,113,184	7,994,489	7,994,489	H.F. 734
JOB SERVICE OF IOWA IPERS	1,395,383	1,535,755	1,535,755	1,622,874	1,622,074	S.F. 471
REVENUE, DEPT OF MOTOR VEHICLE FUEL TAX	1,308,108	816,493	816,493	383,873	903,873	S.F. 471
TRANSPORTATION, DEPT OF AERONAUTICS FUND						
OPERATIONS	366,285	442,243	442,243	450,300	450,300	H.F. 738
PRIMARY ROAD FUND						
OPERATIONS	93,995,209	97,929,908	99,284,500	99,498,173	99,123,700	H.F. 738
CAPITAL	1,500,000	2,895,000	2,811,200	e	0	H.F. 764
ADDITIONAL EQUIPMENT	200,000	164,000	150,000	485,000	350,000	H.F. 738
REPLACEMENT EQUIPMENT	400,000	4,000,000	3,500,000	4,000,000	3,500,000	H.F. 738
MERIT EMPLOYMENT	200,000	256,000	256,000	285,888	284,400	
UNEMPLOYMENT COMP	95,000	142,000	142,000	166,000	165,700	H.F. 738
WORKERS COMP	237,500	261,000	261,000	261,000	261,000	H.F. 738
DE-ICING STUDY	100,000					
	----- 96,727,709	----- 105,647,908	----- 106,404,700	----- 104,687,173	----- 103,684,800	

**TRUST FUNDS  
1979-1981 BIENNIUM**

	79 APPROP	88 GOV REQ	80 LEG ACT	81 GOV REQ	81 LEG ACT	
	7,873,925	8,704,372	8,648,400	8,953,322	8,910,400	
	10,000	14,000	14,000	15,000	15,600	H.F. 738
	5,000	8,000	8,000	9,000	9,300	H.F. 738
	290,000	0	0	0	0	
	110,000	0	0	0	0	
	250,000	0	0	0	0	
	12,500	14,000	14,000	14,000	14,000	H.F. 738
	0	690,000	533,900	0	0	H.F. 764
	----- 8,551,425	----- 9,430,372	----- 9,218,300	----- 8,991,722	----- 8,949,300	
TRANSPORTATION, DEPT OF	----- 105,645,419	----- 115,520,523	----- 116,065,243	----- 114,129,195	----- 113,084,400	

DEPARTMENT AND APPROPRIATION BILL SUMMARY

S.F. 471 Accountancy, Board of - This bill appropriates \$173,975 for FY '80 and \$178,422 for FY '81 to maintain current program. This includes the addition of one FTE in the enforcement program. (See page 12)

S.F. 487 Aging, Commission on - The bill appropriates funds to the Commission on Aging for state administration, match for social services administration, senior employment services, and the development of multi-purpose senior centers. State administration staffing is reduced by one vacant position (Aging Advocate) and is appropriated 5171,051 for FY '80 and \$167,900 for FY '81. For social services administration match, \$110,420 is appropriated for FY '80 and 5117,600 for FY '81. Funds appropriated for employment of senior job locators are \$108,000 for each year of the biennium. The development of senior centers is appropriated 6158,000 for each year of the biennium. (See page 6)

H.F. 758 Aging, Commission on - The bill establishes the Elderly Care Program and appropriates \$800,000 for FY '80 for the purpose of reducing the need for and incidence of institutionalization of the elderly in Iowa through the provision of chore, adult day care, home repair, and entrance ramp construction services. The bill creates an Inter-Agency Coordinating Committee (IACC) to advise the Commission during implementation of the program and makes other provisions for operation of the program. The bill requires an impact and effectiveness evaluation report from the IACC to the General Assembly by February 1, 1980. (See page 6)

H.F. 734 Agriculture, Department of - This bill appropriates \$4,642,735 for FY '80 and 54,581,861 for FY '81 from the General Fund for current operations of the three divisions (Administration, Regulatory, and Laboratory), and assistance to counties for brucellosis indemnity. The appropriation includes language concerning the use of grain probes. The bill permits the Department to employ a maximum of 341 full-time equivalent positions. The bill also appropriates various trust funds for operations of the department. (See page 9)

S.F. 471 Architectural Examiners, Board of - This bill appropriates 532,800 for FY '80 and \$33,200 for FY '81 to maintain current programs. It is the intent of the General Assembly that the per diem and travel expenses of the members of the Board of Architectural Examiners be reduced to an amount not more than \$7,500 for each year of the biennium. (See page 12)

H.F. 742 Arts Council, Iowa - This bill appropriates 5297,845 for FY '80 and 5292,749 for FY '81 for salaries, support of not more than 12.75 full-time equivalent positions and maintenance of current programs. (See page 17)

H.F. 742 Attorney General - Department of Justice - This bill appropriates Sec. 5 ~~\$2,135,620~~ for FY '80 and \$2,120,793 for FY '81 to maintain current programs of not more than 130.5 full-time equivalent positions in the Office of the Attorney General. This includes \$53,040 for FY '80 and \$51,670 for FY '81 in the Prosecuting Attorney training program for not more than 2.0 full-time equivalent positions and \$52,500 for FY '80 and 552,500 for FY '81 for the Prosecutor Intern Program. (See page 17)

S.F. 471 Auditor of State - This bill appropriates \$1,417,778 for FY '80 and Sec. 2.1 ~~\$1,414,021~~ for FY '81. Three additional full-time equivalent positions were authorized; one in the administrative area and two in the substance abuse examination program. The intent is that the cost of all licensed substance abuse programs subject to regular audit by the Auditor of State or to special audits requested by the Director of Substance Abuse shall be reimbursed to the Auditor of State from such programs. It was also the intent of the General Assembly that a position of Administrator IV be filled. (See page 12)

S.F. 471 Banking Department - This bill appropriates \$2,326,757 for FY '80 and Sec. 2.2 ~~\$2,338,256~~ for FY '81. It is the intent of the General Assembly that an examiner be employed to audit bank holding companies. (See page 12)

S.F. 471 Beer and Liquor Control Department, Iowa - This bill appropriates Sec. 2.3 ~~\$14,746,842~~ for FY '80 and \$14,860,474 for FY '81 for the continuation of current programs and intent of the General Assembly that an Inventory Specialist be employed. (See page 12)

H.F. 764 Beer and Liquor Control Department, Iowa - Capitals - This bill appropriates Sec. 12.2 ~~\$250,000~~ for fiscal year 1979-80 for remodeling or relocating existing retail stores and to provide self-service facilities. This bill also Sec. 12.3 appropriates \$3,500,000 for fiscal year 1980-81 for a new warehouse addition at Camp Dodge, upgrading existing warehouse, outside railroad unloading dock and to relocate central administration offices to the warehouse space and office space for the department; or to purchase an adequate building site with railroad docking potential and to erect a warehouse including office space for the department in Des Moines, Iowa, or the immediate surrounding area. It is the intent of the General Assembly that an interim search committee be appointed to investigate all viable alternatives concerning a liquor warehouse facility during the 1979 interim. (See page 12)

S.F. 485 Blind Commission, Iowa - The state appropriations for the 1979-81 Biennium Sec. 1 of \$949,000 and \$942,000 supplement anticipated federal monies and other income for salaries, support, and maintenance of current programs. Also included is funding for eleven new employees in a new 90/10 federal match program for older-blind Iowans who need assistance in independent living prior to any rehabilitation preparing them for employment. (See page 2)

- S.F. 471 Campaign Finance Disclosure - This bill appropriates \$97,187 for  
 Sec. 2.4 FY '80 and \$97,823 for FY '81 to maintain current programs. (See page 12)
- H.F. 742 Capitol Planning Commission - This bill appropriates \$5,000 for each  
 Sec. 6.3 year of the biennium for per diem and travel expenses of commission members. (See page 17)
- H.F. 764 Capitol Planning Commission - This bill appropriates \$100,000 for FY '80  
 for architectural plans of a historical building. The intent of the General Assembly is to provide plans for a \$8,560,000 building which shall include an optional plan for a 400-seat auditorium. (See page 17)
- H.F. 742 Citizens' Aide, Iowa - This bill appropriates \$195,000 for FY '80 and  
 Sec. 6.13 \$200,000 for FY '81 for salaries, support of not more than 8.3 full-time equivalent positions and maintenance of existing programs. (See page 17)
- S.F. 487 Civil Rights Commission - The bill appropriates to the commission  
 Sec. 2.1 \$540,943 for FY '80 and \$540,943 for FY '81 to maintain the current staffing (35 FTE) and provides for reimbursement by the Commission to the Attorney General's office for assistant attorney generals assigned to the Commission. (See page 6)
- S.F. 485 College Aid Commission, Iowa  
 General Office: The state appropriations for the 1979-81 Biennium of  
 Sec. 2.1.a \$290,000 and \$294,000 are supplemented by anticipated federal funds for salaries, support, and maintenance of current programs. (See page 2)
- Sec. 2.2 Tuition Grant Program: The state appropriations for the 1979-81 Biennium of \$1,750,000 and \$2,750,000 are in addition to \$12,000,000 in  
 Sec. 12 standing limited funds available for this program. The standing limited was raised from \$10,000,000 to \$12,000,000 and the maximum annual grant was raised from \$1,500 to \$1,600 for FY '80 and to \$1,700 for FY '81.  
 Sec. 13 (See page 2)
- Academic Scholarship Program: The total available for this program was continued at the same level of \$350,000 in a standing limited appropriation. (See page 2)
- Sec. 2.3 Vocational-Technical Tuition Grant Program: The state appropriations for the 1979-81 Biennium of 550,000 and \$100,000 are in addition to  
 Sec. 14 \$350,000 standing limited funds available for this program. The standing limited was raised from \$150,000 to \$350,000 for the biennium. (See page 2)
- Sec. 4 College of Osteopathic Medicine and Surgery Subvention: This provision of financial assistance or support to assist an enterprise deemed advantageous to the public includes funding for each of three academic classes at a level of \$400,000, thereby totaling \$1,200,000. Provisions for payment of this subvention continue to include delivery of specific financial audits to the Legislative Fiscal Bureau. (See page 2)
- Sec. 3 Optometric Assistance Program: The state appropriations of \$120,000  
 Sec. 15 for each year of the 1979-81 Biennium are to continue the program which  
 Sec. 16 began with the purchase of ten seats in optometric schools in 1976 at \$3,000 each for a total of \$30,000 for each of the current four classes being funded. Provisions for payment of funds include delivery of specific financial audits to the Legislative Fiscal Bureau. (See page 2)
- Sec. 5 National Guard Enlistment Program: The state appropriation of \$50,000 provides for all enlisted members in good standing in the Iowa National Guard who are enrolled as an undergraduate in an Iowa post secondary educational institution \$250 per year if they are full-time or \$125 per year if they are half-time students. (See page 2)
- Sec. 2.1.b Student Loan Program: The state appropriations for the 1979-81 Biennium of \$204,000 and \$284,000 are for the administration of the Iowa Guaranteed Student Loan Program which was reinstated in 1978-79. These funds are further advances for this program which are to be repaid to the state and are mandated in this bill to begin with \$500,000 to be repaid from the loan reserve fund on June 30, 1981. (See page 2)
- Sec. 23.1 Podiatry Assistance Program: The state appropriations of \$20,000 and \$40,000 are to initiate and continue the purchase of five seats in podiatry school(s) at \$4,000 each for FY '80 and ten seats (five seats for each of two classes) in FY '81. Provisions for payment of funds include delivery of specific financial audits to the Legislative Fiscal Bureau. (See page 2)
- S.F. 471 Commerce Commission, Iowa State - This bill appropriates \$364,058 for  
 FY '80 and \$360,055 for FY '81 to maintain the current level of administration support.  
 Warehouse Division: This bill appropriates \$509,260 for FY '80 and \$511,260 for FY '81 which include funding for an examiner in the grain dealer and warehouse area.  
 Utilities Division: This bill appropriates \$2,092,492 for FY '80 and \$2,099,228 for FY '81 to maintain programs. It is the intent of the General Assembly that the general public have an opportunity to be heard on rate increase proposals and that the Commission shall provide for the taking of testimony for the record from affected customers at major population centers within the affected areas. (See page 12)
- S.F. 471 Comptroller, State - The bill appropriates \$1,180,305 for FY '80 and  
 Sec. 2.6.a \$1,186,680 FY '81. Three new positions were added. It is the intent of the General Assembly that a Deputy Comptroller be employed, and that a Secretary II and a Public Service Executive V be employed for the purpose of a management review team function. (See page 12 and 13)
- Division of Data Processing: The bill appropriates \$4,813,467 for FY '80 and \$5,220,737 for FY '81 providing for an increase of five positions. Two systems programmers are funded, one in the area of communications to provide a vendor supplied and supported system that will provide for management and increased flexibility of the data communications system, and the other in the operations and technical service area to enable the installation of additional software to improve programmer efficiency. One accounting clerk and one clerk typist are funded to shorten the backlog and provide for more comprehensive fiscal reporting and documentation in the administrative and supportive services area. One clerk in the voter registration program area is funded to provide for special needs during the close of registration before elections. (See page 13)

H.F. 764 Division of Data Processing - Capitals: This bill appropriates  
 Sec. 12.1 \$480,000 for fiscal year 1979-80 for preparation of site and purchase  
 of uninterruptible power source for electronic data processing equipment;  
 including providing uninterruptible power for the Department of Public  
 Safety's electronic data processing. (See page 13)

S.F. 471 City Finance Committee: Sen. File 471 appropriates \$10,800 for fiscal  
 Sec. 2,6c. year 1979-80 and \$10,800 for fiscal year 1980-81 for the City Finance  
 Committee to maintain the current level of operation. (See page 12)

Sec. 5 Municipal Assistance Fund: Senate File 471 appropriates \$13,000,000  
 for fiscal year 1979-80 and \$13,000,000 for fiscal year 1980-81 to the  
 Municipal Assistance Fund which represents an increase of \$1,000,000  
 each year. The increase is to assist the municipalities in covering  
 the cost of the increase in employers' share of contributions to the Iowa  
 Public Employees' Retirement System. (See page 12)

Sec. 4 County Government Assistance Fund: Senate File 471 appropriates  
 \$5,000,000 for fiscal year 1979-80 and \$5,000,000 for fiscal year 1980-81  
 to the County Government Assistance Fund which represents an increase of  
 \$1,900,000 each year. The increase is to assist the counties in covering  
 the cost of the increased employers' share of contributions to the Iowa  
 Public Employees' Retirement System. (See page 12)

S.F. 499 Salary Adjustment Fund: This bill appropriates \$25,700,000 for FY '80  
 Sec. 22.1 and \$51,300,000 for FY '81 from the General Fund to fund salary and benefit  
 Sec. 23.1 adjustments authorized by the bill. The bill also appropriates \$315,700  
 Sec. 24.1 for FY '80 and \$652,000 for FY '81 from the Road Use Fund to the DOT and  
 appropriates \$3,555,000 for FY '80 and \$7,326,000 for FY '81 from the  
 Sec. 3 Primary Road fund to the DOT. The bill also appropriates \$650,000 in each  
 year for increases in judicial salaries. (See page 12)

H.F. 734 Conservation Commission, State - This bill appropriates \$5,427,273 for  
 FY '80 and \$5,242,089 for FY '81 for current general fund operations and  
 Sec. 4.1 grants and aids including Lands and Waters' programs, Advisory Board for  
 Sec. 4.3- Preserves, Land Surveys, Missouri and Mississippi Basin Commissions, Green  
 4.8 Thumb Program, Protected Water Areas Study and the Great River Road Study.  
 Sec. 4.2.a The bill also appropriates \$8,113,184 for FY '80 and \$7,994,489 for 1980-81  
 from the Fish and Game Protection Fund for fish and wildlife programs and  
 Sec. 4.2.b an unspecified amount for capital improvements and contingencies. A  
 contingency fund (\$700,000) has been established to be used to replace  
 federal funds under the "Pittman-Robertson Act" if those federal funds be-  
 come unavailable. The bill allows the Commission to employ a maximum of  
 Sec. 6.1 677 FTE's (an increase of 7) and provides for transfers from the Lands  
 and Waters and Fish and Game funds to fund administrative services. The  
 Sec. 6.5 bill requires the Commission to prepare a priority list of watersheds above  
 publicly-owned lakes which need soil conservation practices. The bill  
 Sec. 7 also appropriates \$35,000 for the payments of school taxes on lands  
 purchased under the Open Spaces acquisition program, changes the limits  
 Sec. 8 on the state share of funding with the revenue from the wildlife habitat  
 stamps and changes the percentage of the funds from the sale of the  
 Sec. 9 migratory waterfowl stamps that the Commission may contract with nonprofit  
 corporations for the purchase of land outside the United States. (See  
 page 9)

H.F. 764 Conservation Commission, State - This bill appropriates \$2,000,000 for  
 Sec. 6.2a capital improvement projects including \$35,000 for drillings at Little  
 Lake of the Woods. The bill also appropriates \$1,000,000 for the acqui-  
 Sec. 6.2b sition of open spaces land. Included in this bill is a \$270,000 appropri-  
 Sec. 6.2c ation for the Little River watershed project. Language in the bill  
 restricts the Commission from allocating any funds for the Brushy Creek  
 Sec. 7 Dam project or the Waterloo-Cedar Rapids bike trail project. (See page  
 9)

H.F. 742 Council of State Governments - This bill appropriates \$37,900 for each  
 year of the biennium for Iowa's organizational membership assessment.  
 (See page 17)

S.F. 471 Credit Union Department - As of January 1, 1979, the Credit Union Depart-  
 Sec. 2, 7 ment became a separate department instead of being a division within the  
 Banking Department. Eleven positions were transferred from the Banking  
 Department and the authorized number of positions for the Credit Union  
 Department was fifteen when first established. This bill appropriates  
 \$393,375 for FY '80 and \$388,695 for FY '81 which includes the addition  
 of one new position. It is the intent of the General Assembly that an  
 examination analyst be employed who is to also serve as Deputy Ad-  
 ministrator. (See page 13)

H.F. 738 Crime Commission, Iowa - This bill appropriates \$321,710 for FY '80 and  
 Sec. 1 \$124,200 for FY '81 for crime prevention. Included in this amount is  
 \$110,000 for FY '80 and \$70,200 for FY '81 for state planning agency  
 for salaries and support of 22 full-time equivalent positions, \$100,000  
 for FY '80 and \$40,000 for FY '81 for area planning, \$105,110 for FY '80  
 for the state's portion for action grants to local subdivisions, and  
 \$6,600 for FY '80 and \$14,000 for FY '81 for juvenile justice planning  
 for the salary and support of one FTE. The Crime Commission will re-  
 ceive \$614,000 fewer LEAA dollars than were received in FY '79. Iowa's  
 portion of federal funds is approximately \$4,381,000 for FY '80. The  
 Crime Commission's budget is to be reviewed in January 1980 in order to  
 make revisions in the 1981 appropriations in the event of a change in  
 the federal legislation. (See page 22)

H.F. 734 Development Commission, Iowa - This bill appropriates \$1,968,880 for  
 Sec. 10 FY '80 and \$2,074,628 for FY '81 for operations of the general office.  
 \$50,000 was appropriated for the promotion of gasohol. The European  
 office was funded for FY '80 at \$178,000. The bill authorizes 58 FTE's  
 annually. an increase of four. (See page 9)

S.F. 485 Educational Television (IEBN) - The state appropriations for the 1979-81  
 Sec. 6 biennium of \$4,492,000 and \$4,697,000 are for salaries, support, and  
 maintenance of current programs. This funding level also provides for  
 expanded programming time on Saturdays in FY '80 and both Saturday and  
 Sunday in FY '81. (See page 2)

H.F. 764 Educational Television (IEBN) - The state appropriation of \$225,000 is  
 Sec. 3.1 for replacement of essential technical equipment under certain conditions.  
 (See page 2)

- S.F. 487 Employment of the Handicapped, Governor's Committee on - The bill appropriates \$106,839 for FY '80 and \$105,079 for FY '81 and reduces the authorized staffing by a vacant industry consultant position. (See page 6)
- H.F. 734 Energy Policy Council, Iowa - This bill appropriates \$230,192 for FY '80 and \$233,683 for FY '81 for the 11 FTE's (no increase) and support of the Energy Policy Council. The bill also appropriates \$77,625 for FY '80 and \$77,912 for FY '81 for administrative costs of the Public Buildings Energy Conservation program. Six FTE's are included in this appropriation. (See page 9)
- H.F. 764 Energy Policy Council - This bill appropriates \$3,000,000 for a State Buildings Energy Conservation program. The bill also appropriates \$30,000 for a load management experiment. (See page 9)
- H.F. 471 Engineering Examiners, Board of - This bill appropriates \$88,044 for FY '80 and \$92,771 for FY '81 to maintain the current programs. It is the intent of the General Assembly that the per diem and travel expenses of the members of the State Board of Engineering Examiners be reduced to an amount not more than \$18,866 dollars for FY '80 and to not more than \$20,753 for FY '81. (See page 13)
- H.F. 734 Environmental Quality, Department of - This bill appropriates \$2,206,852 for FY '80 and \$2,213,998 for FY '81 for department operations and authorizes a maximum of 186 FTE's (no increase). The bill appropriates \$4,000,000 for FY '80 and \$5,000,000 for FY '81 for 5 percent state match to assist municipalities obtaining federal funding for sewer works design and construction. The bill also restricts DEQ's enforcement authority over installation of grain elevators dust emission control devices to Iowa nonattainment areas for air quality. The bill extends a FY '79 appropriation of \$100,000 for ground water monitoring near Charles City, Iowa, related to Salsbury Laboratories. There is also language in the bill that establishes an exemption from more stringent limitations for a period of 12 years for a publicly-owned treatment works which meets the limitations in its discharge permit when construction was approved. (See page 10)
- H.F. 742 Executive Council, Iowa - This bill appropriates \$52,321 for FY '80 and \$52,174 for FY '81 for salaries and support of not more than 2 FTE's utilized in the administration of the Executive Council. (See page 17)
- H.F. 764 Executive Council, Iowa - This bill appropriates the remaining 5370,000 for the state's assessment for the East Side Sewer Project. (See page 17)
- H.F. 764 Executive Council, Iowa - This bill appropriates \$125,000 for the state's assessment for the 24th Street and Stange Road widening project within the city of Ames. (See page 17)
- H.F. 734 Fair Board, State - This bill appropriates \$305,000 for FY '80 and \$305,000 for FY '81 for buildings and grounds maintenance, state fair premiums and state aid to local fairs for premiums. (See page 10)

- H.F. 764 Fair Board, State - This bill appropriates \$750,000 for miscellaneous capital improvements and 590,000 for comprehensive master planning services including a design program, site evaluation, facility and design options. (See page 10)

- H.F. 742 General Services, Department of - This bill appropriates the following:

Divisions	FY '80	FY '81	F.T.E.
Office of Director	\$ 158,104	157,291	7.00
General Administration	366,456	366,203	25.15
Utility Cost	1,215,011	1,303,335	
Buildings & Grounds	2,770,024	2,775,665	212.0
Printing	122,038	184,001	6.0
Communications	336,670	336,051	17.7
Records Management	331,932	327,217	17.0
Risk Management	48,834	50,812	2.0

This bill places a contingency that the funds appropriated to the Office of Director cannot be spent if the director enters into any contract or negotiations for construction of any building or other capital project which would violate Section 721.2 subsection 1 of the Code. Further, the General Assembly intends that a complete listing of the state boards, commissions and agencies be listed in the session laws. (See pages 17 and 18)

- H.F. 764 General Services, Department of - This bill appropriates funds for capitol projects listed as follows:

	Fiscal Biennium
Lucas Building Renovation	\$ 3,000,000
Purchase Yaldering Bldg.	280,000
Maintenance Bldg.	145,000
Land Acquisition	102,650
Voc. Rehab. Building	750,000
Capitol Cafeteria	90,000
Building Improvements	967,350
Record Center Shelving	20,000
Communications Equipment	50,000
Surplus Property	45,000

Funds appropriated for cafeteria renovation are not to be used to close the rotunda opening and are contingent upon not closing such opening. (See page 18)

- H.F. 764 General Services, Department of - The bill appropriates \$50,000 for FY '80 to provide for fire protection and suppression systems in facilities located at the Camp Dodge location. (See page 6)

- H.F. 734 Geological Survey, Iowa - This bill appropriates \$1,345,575 for FY '80 and \$1,172,720 for FY '81 for operations of the general office. The bill authorizes a maximum of 43 FTE's for FY '80 and 36 FTE's for FY '81. The decrease of 7 FTE's is due to the phasing out of the coal survey program. (See page 10)

- H.F. 764 Geological Survey, State - This bill appropriates \$125,000 for the  
 Sec. 6.3 purchase of landsat processing equipment. (See page 10)
- H.F. 742 Governor, Office of the - This bill appropriates \$543,020 for FY '80 and  
 Sec. 1&2 3538,980 for FY '81 for salaries, support and maintenance of existing  
 programs and \$6,000 for each year of the biennium for expenses incurred  
 by the Governor. The appropriation for Terrace Hill for \$174,570 for  
 FY '80 and \$171,580 for FY '81 for salaries and support of not more than  
 8.5 full-time equivalent positions with the requirement that the mansion  
 be open a minimum of 20 hours per week and a minimum of five days per  
 week. The appropriation for ad hoc committees is for \$50,000 each year  
 of the biennium. This bill also funds the Administrative Rules Coordi-  
 nator for \$55,762 for FY '80 and \$55,134 for FY '81 for salaries and  
 support of not more than two full-time equivalent positions. (See page  
 18)
- H.F. 764 Governor, Office of the - This bill appropriates \$330,000 for completion  
 Sec. 15.5 of renovation of Terrace Hill on the basis of one state dollar for each  
 two dollars of non-state funds. It further specifies that architects  
 fees cannot exceed six percent of the cost of renovation. (See page 18)
- H.F. 742 Governor, Lieutenant - This bill appropriates 587,560 for FY '80 and  
 Sec. 3.4 \$86,050 for salaries and support of not more than 3.5 full-time equiva-  
 lent positions. (See page 19)
- S.F. 487 Health, Department of - The bill appropriates funds for both years of the  
 Sec. 4 biennium to various divisions and programs of the department as noted  
 below.
- Sec. 4.1a Central Administration: The bill appropriates \$73,503 for FY '80  
 and \$72,128 for FY '81 and authorizes 3.0 FTE for each year, a reduction  
 of 2.24 FTE which were transferred to the Office of Management & Budget.  
 (See page 6)
- Sec. 4.2a Health Facilities Service: The bill appropriates \$554,102 for FY '80  
 and \$548,903 for FY '81 to maintain the current services. A staff of  
 68.4 FTE is authorized for each year. (See page 6)
- Sec. 4.2b Health Planning Agency: The bill appropriates \$66,940 for FY '80  
 and \$66,407 for FY '81 to maintain the current services. A staff of  
 11 FTE is authorized for each year. (See page 6)
- Sec. 4.2c Certificate of Need: The bill appropriates \$192,108 for FY '80  
 and \$190,244 for FY '81 to maintain the current services. A staff of  
 6 FTE is authorized for each year. (See page 6)
- Sec. 4.3 Preventive Medical Service (or Disease Prevention Division): The bill  
 appropriates \$538,673 for FY '80 and \$536,095 for FY '81 to maintain  
 state supported program. The staffing is reduced from 37.6 FTE in FY '80  
 to 31.6 FTE in FY '81 due to the elimination of federal funds in FY '81  
 for a VD control project. (See page 6)
- Sec. 4.4 Records and Statistics Division: The bill appropriates \$402,698 for  
 FY '80 and \$400,444 for FY '81 and authorizes 29 FTE for each year.  
 This will maintain existing functions while reducing the staffing by 1  
 FTE. (See page 6)
- Sec. 4.5 Licensing and Certification Division: The bill appropriates \$544,484  
 for FY '80 and \$549,561 for FY '81 and authorizes 17 FTE for each  
 year. The appropriation provides funds for additional hearings and  
 increased meeting of the licensing boards. The section contains in-  
 tent language designed to insure that license fees for professions  
 regulated by these boards be adequate to provide revenue to the General  
 Fund at a level consistent with the expense of regulating the profession.  
 Sections 10 and 11 of the bill make code changes to integrate some in-  
 Sec. 4.6 spection functions of this division. (See page 6)
- Sec. 4.6 Personal and Family Health Services: The bill appropriates \$879,931  
 for FY '80 and \$861,373 for FY '81 and authorizes 60 FTE for each year.  
 The appropriation provides for the elimination of four current FTE,  
 the addition of the new radiation safety program, state support for  
 perinatal care, and a federally funded dietary consultant. Intent  
 language contained in the section disapproves the physical fitness co-  
 Sec. 4.7 ordinator requested by the Governor, approves the dietary consultant  
 position, and requires the allocation of \$35,000 in each year for the  
 perinatal care program. (See page 6)
- Sec. 4.7a Community Health Services: The bill appropriates \$982,111 for FY '80  
 and \$1,015,376 for FY '81 and authorizes 42 FTE for each year. This  
 provides for the expansion of the deaf services program and the renal  
 dialysis program. (See page 6)
- Sec. 4.7 Rape Investigations: The bill appropriates \$45,000 for each year to  
 reimburse for medical procedures required by the Code in rape investi-  
 Sec. 4.7c gations. (See page 6)
- Sec. 4.7c Sudden Infant Death Syndrome: The bill appropriates \$28,000 for each  
 year to reimburse counties for State Code required autopsies of suspected  
 victims of sudden infant death. (See page 6)
- Sec. 4.7e Well-Elderly Clinic Grants: The bill appropriates \$212,000 for each  
 year to provide health screening/referral and other clinical services  
 for elderly persons. (See page 6)
- Sec. 7.7.d In-Home Health Care Grants: The bill appropriates \$2,764,960 for  
 & FY '80 and \$3,015,960 for FY '81 to provide in-home health care to  
 Sec. 5 elderly Iowans to prevent or reduce inappropriate institutionalization.  
 Section 5 of the bill sets out policies relating to the operation of the  
 grant program. The policies state the goal of the program, set the  
 sub-state allocation formula, and provides other authority and guidelines  
 for the Department of Health and local Boards of Health. The section  
 also requires an evaluation of the Department of Health of the success  
 Sec. 15 of the program and provides criteria for success. Section 15 provides  
 for the reallocation of funds remaining from FY '79. (See page 7)
- Sec. 4.1.b Management and Budget, Office of: The bill appropriates \$262,185 for  
 FY '80 and \$256,562 for FY '81 and authorizes 28.25 FTE for each year.  
 The appropriation and position authorization provides for the transfer  
 of 2.25 FTE from Central Administration and the elimination of a currently  
 vacant position (Management Analyst). (See page 7)
- Sec. 4.1.c External Affairs, Office of: The bill appropriates \$89,809 for FY '80  
 and \$89,815 and authorizes 9 FTE for each year to maintain the current  
 services. (See page 7)

- H.F. 734 Herbert Hoover Birthplace Memorial Foundation - This bill appropriates \$2,750 for miscellaneous capital improvements. (See page 10)
- H.F. 742 Historical Department - This bill appropriates \$452,359 for FY '80 and \$441,390 for FY '81 to the Historical Society for salaries and support of not more than 17.0 full-time equivalent positions with the intent that the society may publish the Iowa Journal and the Iowa Goldfinch and shall sell the publications and use the proceeds to pay the cost of publications. The bill also appropriates \$15,000 for each year of the biennium to the Historical Board for board members per diem and expenses. Historical Preservation received \$155,299 for FY '80 and \$161,742 for FY '81 for salaries and support of not more than 16.72 full-time equivalent positions and the Historical Museum and Archives received \$465,335 for FY '80 and \$462,724 for FY '81 for salaries and support of not more than 29.5 full-time equivalent positions. (See page 19)
- H.F. 764 Historical Department-Capitals - This bill appropriates 512,500 to the Historical Society for further development of Toolsboro Mounds and \$13,700 to the Historical Preservation for repairs for Montauk Governor's Mansion. (See page 19)
- S.F. 471 Industrial Commissioner - This bill appropriates \$810,702 for FY '80 and \$829,370 for FY '81 providing for an increase of two positions, both being Deputy Industrial Commissioners.
- S.F. 471 Insurance Department - This bill appropriates \$1,825,690 for FY '80 and \$1,830,875 for FY '81 to maintain current programs. (See page 13)
- S.F. 471 Job Service, Department of - This bill appropriates \$1,825,690 for FY '80 and \$1,830,875 for FY '81 for the administration of retirement programs (except IPERS) at the current level. (See page 13)
- S. F.471 Job Service, Department of (Iowa Public Employees' Retirement System-IPERS) - This bill appropriates \$121,646 for FY '80 and \$124,394 for FY '81 from the IPERS fund for the administration of the IPERS program which is administered by Job Service. This includes the addition of one new position, a computer programmer trainee to provide programing support necessary to maintain the data processing system and develop backup expertise to offset personnel attrition. ( See page 13)
- H.C. 742 Judicial Department - This bill appropriates \$10,017,344 for FY '80 and \$9,598,228 for FY '81 to maintain current levels. These funds are for the operations of the courts, administration, boards and commissions and an additional contribution to the judicial retirement system. (See page 19)
- H.F. 764 Judicial Department - Capital - This bill appropriates \$250,000 for renovation of judicial space in the Capitol. The bill specifies that not more than \$50,000 may be used for architectural fees and that the total cost of renovation will not exceed 4500,000. (See page 19)
- H.F. 742 Labor, Bureau of - This bill appropriates \$1,181,330 for FY '80 and \$1,177,511 for FY '81 for salaries and support for not more than 92.12 full-time equivalent positions and includes six additional industrial hygenist positions and one elevator inspector. (See page 20)
- S.F. 471 Landscape Architectural Examiners, Board of - This bill appropriates 312,628 for FY '80 and \$12,705 for FY '81 to maintain current programs (See page 13)
- H.F. 738 Law Enforcement Academy - The bill appropriates 9600,300 for FY '80 and 3614,200 for FY '81 for salaries and support of 24 full-time equivalent positions to maintain the current programs, up-grade the book and film library and increase the maintenance staff. (See page 22)
- H.F. 742 Legislative Fiscal Bureau - This bill appropriates \$357,017 for FY '80 and \$355,167 for FY '81 for salaries and support of not more than 12.0 full-time equivalent positions to fund the current program. (See page 20)
- H.F. 742 Legislative Fiscal Bureau - Program Evaluation - This bill establishes and funds program evaluation. The bill appropriates \$70,000 for FY '80 and 580,000 for FY '81 for salaries and support of not more than 3.0 full-time equivalent positions. (See page 20)
- S.F. 489 Legislative Fiscal Bureau - This bill appropriates \$10,000 for actuarial studies relating to proposed and pending legislation on public retirement system. (See page 25)
- H.F. 742 Legislative Service Bureau - This bill appropriates \$726,029 for FY '80 and 5768,133 for FY '81 which includes 515,000 each year of the biennium for the drafting, research and data processing services and programs for the Iowa Code. If the Legislative Service Bureau creates new positions for reapportionment purposes they shall be filled on a temporary basis. (See page 20)
- S.F. 742 Library Departrent - This bill appropriates \$1,694,965 for FY '80 and 51,741,385 for FY '81. This amount includes \$700,177 for FY '80 and 5710,577 for FY '81 to the state libraries for 49.33 full-time equivalent positions and intends that any library materials maintained by individual state agencies be incorporated into the cataloging system of the state library. The bill also appropriates \$994,788 for FY '80 and 51,030,808 for FY '81 for the regional library system and includes a 7 percent cost-of-living increase for each year of the biennium. (See page 20)
- S.F. 487 Medical Examiners, Board of - The bill appropriates \$198,411 for FY '80 and 5193,442 for FY '81 and authorizes 7 FTE for each year. The appropriation provides 1.67 FTE to implement the new certification and licensing of emergency medical technicians and paramedics program. (See page 7)

S.F. 487 Mental Health Advisory Council - The bill appropriates \$64,269 and Sec. 3.5 authorizes 3 FTE for FY '80 to continue operations until the issue of reorganizing mental health services is decided. (See page 7)

S.F. 487 Mental Health Authority - The bill appropriates \$136,081 for FY '80 and Sec. 3 \$148,084 for FY '81 and authorizes 8.5 FTE for each year to maintain services. (See page 7)

H.F. 742 Merit Employment - The bill appropriates \$1,184,759 for FY '80 and Sec. 3.2 \$1,195,247 for FY '81 for salaries and support of not more than 57.5 full-time equivalent positions. (See page 20)

H.F. 734 Mississippi River Parkway Commission - This bill appropriates \$20,000 Sec. 18.3 for 1979-80 and \$20,000 for 1980-81 for dues and support for commission activities related to promotion of the Great River Road. (See page 10)

H.F. 742 National Conference of Legislatures - This bill appropriates \$34,140 for Sec. 6.8 FY '80 and \$34,410 for FY '81 for Iowa's annual membership assessment. (See page 20)

H.F. 734 Natural Resources Council, Iowa - This bill appropriates \$662,942 for Sec. 18.2 FY '81 for general office operations of the Council and authorizes 31 FTE's (no increase). Language to permit operation of the Council without adoption of a State Water Plan is included. (See page 10)

S.F. 487 Nurse Examiners, Board of - The bill appropriates \$371,421 for FY '80 and and \$370,991 for FY '81 and authorizes 13.25 FTE for each year to maintain the current services. (See page 7)

S.F. 471 Occupational Safety and Health Commission - This bill appropriates Sec. 2 \$43,597 for FY '80 and \$43,870 for FY '81 to the OSHA Commission to 11 maintain current programs. (See page 13)

Sec. 487 Parole, Board of - The bill appropriates \$270,736 for FY '80 and \$267,243 Sec. 2.3 for FY '81 and authorizes 15 FTE for each year to maintain the current level of operations. (See page 7)

S.F. 487 Pharmacy Examiners, Board of - The bill appropriates \$247,000 and author- Sec. 3.3 izes 8.5 FTE for each year of the biennium to maintain the current level of services. The funds are contingent on notice of the Board of their intent to adopt rules establishing a research program for the medicinal use of marijuana. Section 12 of the bill makes changes to the Code to implement the program. (See page 7)

H.F. 742 Pioneer Lawmakers - This bill appropriates \$250 for FY '80 and \$750 for Sec. 6.12 FY '81 to cover expenses for the lawmakers.

H.F. 742 Planning and Programming, Office for - This bill appropriates 51,471.059 Sec. 3.1 for FY '80 and \$1,327,602 for FY '81 for salaries, support and miscell- Sec. 4 aneous purposes. See page 21

H.F. 738 Public Defense -  
 Military Division: This bill appropriates \$2,187,450 for FY '80 and \$2,211,100 for FY '81 for salaries and support of 106 full-time equivalent positions. Included in this amount is \$1,960,000 for FY '80 and \$1,980,000 for FY '81 for salaries and support of 98 full-time equivalent positions and \$227,450 for FY '80 and \$231,100 for FY '81 for salaries and support of the Adjutant General and his staff of 7 full-time equivalent positions. This bill also includes a standing appropriation for \$100,000 for the maintenance of Camp Dodge facilities. This appropriation ends January 1, 1980 (See page 22)

Sec. 2.2

Sec. 2.3 Office of Disaster Services: This bill appropriates \$121,700 for FY '80 and \$127,700 for FY '81 for the salaries and support of 11 full-time equivalent positions. This appropriation includes state funding for two positions which were previously funded at a 50-50 percent state/federal level. (See page 22)

H.F. 764 Public Defense - This bill appropriates \$255,000 for FY '80 for the re- pair, replacement and alteration of existing armories and \$50,000 for Sec. 8.1 FY '80 for Camp Dodge rehabilitation. Included in this appropriation is the intent that repairs are not to be made to armories which are expected to be closed, except when those repairs are necessary to pre- serve the armories. (See page 22)

S.F. 471 Public Employment Relations Board - This bill appropriates \$561,226 for Sec. 2.12 FY '80 and \$562,960 for FY '81 to the PER Board to maintain current programs. (See page 14)

S.F. 485 Public Instruction, Department of -  
 General Office: The state appropriations for the 1979-81 Biennium of \$3,047,000 and \$3,024,000 are to continue salaries, support, and main- Sec. 7.1a tenance of current programs. (See page 2)

Sec. 7.6 Professional Teaching Practices Commission: The state appropriations for the 1979-81 Biennium of \$49,600 and \$50,000 are to continue salaries, support, and maintenance of current programs. (See page 2)

Sec. 7.5 Compact for Education: The state appropriation of \$23,625 in each year of the 1979-81 Biennium is to continue funding for the payment of annual dues. This amount includes the increase in dues cost which were \$15,750 for each year of the past biennium. (See page 2)

S.F. 485 Public Instruction, Department of (Area Schools) -  
 Vocational Education Support: The state appropriations for the Sec. 7.2 1979-81 Biennium of \$772,000 and \$755,700 are for salaries, support, and maintenance of current programs. (See page 2)

Sec. 7.11a General Aid: The state appropriations for the 1979-81 Biennium of \$42,168,500 and \$48,141,500 are the total amounts passed through the D.P.I. to area-schools for maintenance of current programs. (See page 2)

Sec. 7.11b Equipment Replacement: The state appropriations for the 1979-81 Biennium of \$1,600,000 and \$1,850,000 are the amounts passed through O.P. I. to area schools for demonstrated need for equipment replacement. (See page 2)

- S.F. 485 Public Instruction, Department of (Area Schools-continued)  
 Sec. 7 Vocational Youth Organization Fund: The state appropriation of \$10,000 for each year of the 1979-81 Biennium continues the same level of funding to specified youth organizations as provided for in the Code. (See page 2)
- Sec. 7.11c Federal Match Funds: The \$8,700,000 state appropriation for each year of the 1979-81 Biennium is the level of support provided for the continued matching of federal vocational dollars. (See page 2)
- Sec. 7.11e Area XII Radio: The 130,500 state appropriation for each year of the biennium provides for salaries, support, and maintenance of this segment of the total state-wide public radio system. (See page 2)
- Sec. 7.11f Area XIII Radio: The state appropriations for the 1979-81 Biennium of \$120,000 and \$130,500 provides for salaries, support, and maintenance of this segment of the total statewide public radio system. Equipment was funded in FY '79 and therefore FY '80 is the first year of operation for this segment. (See page 2)
- Sec. 7.11d Career Program Expansion: The state appropriations of \$200,000 for each year of the 1979-81 Biennium provides monies to be distributed by O.P.I. to area schools where enrollment problems exist in special program areas. (See page 2)
- H.F. 764 Public Instruction, Department of (Area Schools) -  
 Area V Radio: The \$114,800 state appropriation is for matching a federal grant for new equipment and renovation of the existing educational broadcasting facilities as a part of the expansion of the statewide public radio system. (See page 2)
- S.F. 485 Public Instruction, Department of (Secondary-Elementary) -  
 Sec. 7.8 School Lunch Assistance: The state appropriations for the 1979-81 Biennium of \$3,488,000 and \$3,662,000 are for the purpose of providing assistance to students enrolled in public school districts and nonpublic schools of the state for breakfasts, lunches, and minimal equipment programs with the funds being used as state matching funds for federal programs and which are disbursed according to federal regulations. (See page 3)
- Sec. 7.10 School Budget Review Committee: The state appropriation for 1979-80 is \$300,000. Of this amount, \$100,000 is to be used exclusively for supplemental aid to public school districts for transportation needs due to transporting nonpublic pupils. The remaining \$200,000 may be used at the discretion of the SBRC. The \$1,300,000 state appropriation for 1980-81 is to be used as follows: a) \$900,000 exclusively for transportation costs unusually increased above the normal rate of inflation, b) \$200,000 exclusively for grants to public schools and for nonpublic school pupils for programs for instruction in the English language to non-English speaking pupils, c) \$200,000 to be used at the discretion of the SBRC. (See page 3)
- Sec. 7.3a Vocational Education (Secondary Schools): The \$3,285,000 and \$3,597,000 state appropriated amounts for the 1979-81 Biennium are to be used for aid to local school districts for development and the operation of both continuing and new vocational programs, services, and activities of vocational instructional equipment, and to match federal reimbursement for continuing and new secondary vocation programs. (See page 3)
- S.F. 485 Public Instruction, Department of (Secondary-Elementary-continued) -  
 Sec. 7.3 Vocational Education (Existing Co-op Programs): The \$150,000 state appropriation for each year of the 1979-81 Biennium is to be used to support existing jointly administered secondary vocational programs. (See page 3)
- Sec. 7.12 Gifted and Talented: The 100,000 state appropriation for 1980-81 is to be used for programs for gifted and talented children approved by the D.P.I. (See page 3)
- S.F. 485 Public Instruction, Department of - Other Grants and Aids  
 Sec. 29 Non-Public Transportation: The state appropriations for the 1979-81 Biennium of \$4,254,800 and \$4,567,100 are for the estimated costs of providing transportation from a standing unlimited appropriation to each resident pupil of a public school district who attends a nonpublic school. (See page 3)
- Sec. 7.9 Non-Public Textbooks: The \$400,000 state appropriation for each year of the 1979-81 Biennium is to provide funds for costs of providing textbooks to each resident pupil who attends a nonpublic school. This funding is limited to ten dollars per pupil, but shall not exceed the comparable services provided resident public school pupils. (See page 3)
- Sec. 7.1b Fire Service Education: The \$200,000 state appropriation for each year of the 1979-81 Biennium is for the continuation of the expanded fire service education in area schools that began in 1977-78. (See page 3)
- Sec. 7.1c Industrial Start Up: The \$200,000 state appropriation for each year of the 1979-81 Biennium is to enable the D.P.E. to create an Iowa Industry Training Board to establish an industrial start up training program to enable the state to better compete in attracting and retaining industries. (See page 3)
- H.F. 738 Public Safety = This bill appropriates \$21,954,300 for FY '80 and \$21,959,950 for FY '81 for salaries and support of 834.6 full-time equivalent positions. The administrative function receives \$4,199,650 for FY '80 and \$4,208,950 for FY '81 for salaries and support of 153 for administration, criminal justice information, and radio communications. This appropriation includes the intention that the Department of Public Safety continue with plans to consolidate base radio stations throughout the state. The inspection and security function receives \$1,206,750 for FY '80 and \$1,237,750 for FY '81 for salaries and support of 79 FTE's for FY '80 and 80 FTE's for FY '81 for Fire Marshal's inspections, arson investigations, and the Capitol Security Division. This appropriation earmarks \$10,000 to be spent each year of the biennium by the Fire Marshal's office for the education of the public in fire safety. It also authorizes the Fire Marshal to employ two additional arson investigators by July 1, 1980. The investigation division receives \$3,470,000 for FY '80 and \$3,468,000 for FY '81 for salaries and support of 144.6 FTE's for criminal investigation, beer and liquor law enforcement and drug law enforcement. Included in this appropriation is the intent that the Department of Public Safety replace full-sized motor vehicles in its fleet with mid-sized compact cars whenever feasible. The Division of Highway Safety and Uniformed Force receives \$13,077,900 for FY '80 and \$13,045,250 for FY '81

- H.F. 738 Public Safety - continued  
for the salaries and support of 457 FTE's for the highway patrol. Included with this appropriation is the intent that a position of post clerk cannot be filled by a member of the Highway Safety Patrol, except in the case of extreme disability or health problems, and then on a temporary basis only. (See page 22)  
\$27,500 is appropriated to the Iowa Crime Prevention Coalition, Inc. for fiscal years 1980 and 1981 for the purpose of matching \$245,000 available federal dollars. This money is administered through the Department of Public Safety, which will provide a staff person to the coalition. (See page 22)
- H.F. 764 Public Safety - This bill appropriates \$250,000 for FY '80 for the acquisition of land and the construction of office buildings and \$168,000 for FY '81 for the replacement of the 2nd Avenue radio tower in Des Moines with three repeater sites in the Des Moines area. (See page 22)
- S.F. 471 Real Estate Commission, Iowa - This bill appropriates 5277,084 for FY '80 and \$266,959 for FY '81 which includes the addition of one position, a clerk typist to handle increased workload in the licensing program area. (See page 14)
- S.F. 485 Regents, Board of -  
Sec. 8.1.a General Office: The state appropriations for the 1979-81 Biennium of 5352,000 and \$356,000 are for salaries, support, and maintenance of current programs. (See page 13)
- Sec. 9 Federal Funds Losses: The state appropriation of 5400,000 for FY '80 is to replace losses of federal funds for capitation grants by the Colleges of Dentistry, Medicine, Veterinary Medicine, Pharmacy, and Nursing if proof is furnished by the Regents that actual losses do occur and the State Comptroller, upon review, concurs. (See page 3)
- Sec. 8.1.c Enrollment Increase Costs: The state appropriations for the 1979-81 Biennium of 9500,000 and \$600,000 are to be allocated by the State Board of Regents to the appropriate institutions, at their discretion, in order to supplement existing appropriations to assist in offsetting added costs of the institutions due to enrollment increases. (See page 3)
- Sec. 8.1.b Continuing Education: The \$100,000 state appropriation for each year of the 1979-81 Biennium is to be allocated at the discretion of the State Board of Regents for continuing education programs primarily in western Iowa. (See page 3)
- H.F. 764 Regents, Board of -  
Capitals: The following projects are provided for in the state appropriation totaling \$31,961,000 to the State Board of Regents:
- |                                       |              |
|---------------------------------------|--------------|
| 1. ISU - Library Addition             | \$ 8,100,000 |
| 2. BCR - Handicapped Accessibility    | 3,500,000    |
| 3. SUI - Planning-Law Bldg. Exc.      | 600,000      |
| 4. ISD - Addition to Vocational Bldg. | 660,000      |
| 5. ISU - Movable Equip. - New Bldg.   | 1,800,000    |
| 6. UNI - Storm Loss - UNI Dome        | 25,000       |

- H.F. 764 Regents, Board of - continued  
Sec. 1 Capitals: continued
- |                                      |              |
|--------------------------------------|--------------|
| 7. ISU - Renovation Vet. Quad.       | \$ 4,400,000 |
| 8. BOR - Utility Projects            | 12,300,000   |
| 9. UNI - Roof Repair                 | 136,000      |
| 10. IBSSS - Serviv Bldg. Addition    | 140,000      |
| 11. ISU - College of Engr. Equipment | 300,000      |
- (See page 3)

- S.F. 485 Regents, Board of -  
Sec. 8 Institution Funding: The five institutions under the control of the Board of Regents collectively received 5222,882,100 for FY '80 and \$231,582,406 for FY '81 in state appropriations for salaries, support and maintenance of current programs. All special additional appropriations have been addressed elsewhere. (See page 4)
- Sec. 8.7 Family Practice Program: The state appropriations for the 1979-81 Biennium of \$1,085,000 and \$1,195,000 are for allocation by the Dean of the College of Medicine, with approval of the Advisory Board, for qualified participants for the continuation of the Family Practice Program in the state. (See page 4)
- Sec. 1.1 Tuition Replacement: The state appropriations for the 1979-81 Biennium of \$4,250,000 and \$4,550,000 are to be allocated by the Board of Regents to reimburse institutions for deficiencies in their operating funds resulting from the pledging of tuitions, student fees and charges, and institutional income to finance the cost of providing academic and administrative buildings and facilities and utility services. (See page 3)
- Sec. 1.10 Energy Conservation: The \$4,675,000 state appropriation is for allocation by the State Board of Regents to the universities under the Boards' jurisdiction for initiating planning and implementation of an energy conservation program. (See page 4)
- H.F. 734 Regents, Board of (ISU) - This bill appropriates \$300,000 for continued research regarding coal beneficiation and extends for one additional fiscal year the FY '79 appropriation of \$51,000 for a farm-scale ethanol production plant demonstration project. (See page 10)
- S.F. 471 Department of Revenue - This bill appropriates \$12,228,072 for FY '80 and \$12,145,839 for FY '81. The Revenue Department is shifting its emphasis from the motor vehicle tax audits to a higher number of income tax audits. Motor vehicle tax audits will be done every three years rather than annually. With this shift in emphasis, seven positions were eliminated and twelve new positions added, for a net of five new positions. The bill also appropriates \$816,493 for FY '80 and \$903,873 for FY '81 from the Motor Vehicle Fuel Tax Fund to the Revenue Department for administration and enforcement of the motor vehicle fuel and use programs. (See pages 14 and 25) \*
- H.F. 742 Science, Iowa Academy of - This bill includes a \$4,500 appropriation for each year of the biennium to supplement the publications program. (See page 21)

S.F. 471 Secretary of State - This bill appropriates \$698,444 for FY '80 and  
 Sec. 2.15 \$679,248 for FY '81 to the Secretary of State to maintain current pro-  
 grams. Language was included in *the* bill with the intent of the  
 General Assembly that the Secretary of State shall not lease space or  
 facilities in the Capitol Complex to any private person without charging  
 a fair and reasonable market price for such space or facilities as deter-  
 mined by the Director of General Services. (See page 14)

H.F. 755 Social Services, Department of - This bill appropriates 5295,820,469 for  
 FY '80 and \$305,721,217 for FY '81 to operate the Department of Social  
 Services during the 1979-81 Biennium.

Sec. 1 General Administration: The bill appropriates 56,140,000 for FY '80  
 and for FY '81 \$6,220,000 to maintain the current programs. The bill  
 limits the Bureau of Communications budget, within the General Admini-  
 stration appropriation, to 550,000 in state funding. The bill also  
 authorizes the extension of the reversion date for MMS project funds to  
 June 30, 1980. (See page 15)

Sec. 2 Field Operations: For the Division of Field Operations, the bill  
 appropriates \$15,000,000 for each year of the biennium including funding  
 for 80 new positions and the reallocation of 57 positions from the CETA  
 program (Comprehensive Employment Training Act) and 38 positions from  
 the nursing review program to meet critical needs in child abuse, food  
 stamps, and income maintenance. The bill also authorizes 38 employees  
 occupying intermittent income maintenance positions (authorized by the  
 67th General Assembly) be made permanent, full-time merit employees  
 effective July 1, 1979. (See page 15)

Sec. 3 Family & Children Services: To maintain the current operations at the  
 Eldora Training School, Mitchellville Training School, and State Juvenile  
 Home, the bill appropriates \$7,000,000 for FY '80 and \$6,900,000 for  
 FY '81. The bill requires the Department of Social Services to develop a  
 three-year plan for Juvenile deinstitutionalization through the use of  
 community-based, family-oriented services. For the Juvenile Community-  
 based Corrections, the bill appropriates 5320,000 for each year of the  
 biennium for grants to locally operated community-based facilities. For  
 the Iowa Veterans' Home, the bill appropriates \$10,400,000 for FY '80 and  
 \$10,600,000 for FY '81. (See page 15)

Sec. 4 Adult Corrections: The bill appropriates the following for Adult  
 Corrections: for adult correctional institutions, 526,234,000 for FY '80  
 and 926,885,000 for FY '81, including 25 new positions at the state peni-  
 tentiary and 33 new positions at the Men's Reformatory for unitization,  
 7 new positions at the John Bennett Facility, and 10 new positions for a  
 central classification unit, 5210,000 for Correctional Officers training  
 for FY '80 (570,000 for immediate use at Ft. Madison and \$140,000 for  
 ongoing training), \$140,000 for ongoing training for FY '81, \$250,000  
 for each year of the biennium to upgrade base pay for all correctional  
 officers (bill requires the Department of Social Services and the Merit  
 Employment Department to submit, by July 1, 1979, comprehensive recom-  
 mendations relative to base pay and salary structure for all security  
 and support personnel, and of the compression problem relating to salary  
 levels assigned certain Merit Employment positions at the adult

H.F. 755 Social Services, Department of - continued

Sec. 5 Adult Corrections: continued  
 correctional institutions), and \$50,000 for each year of the biennium  
 to increase inmate pay; for adult community-based corrections \$8,747,250  
 for FY '80 and 59,359,557 for FY '81 to maintain the current program  
 (the bill extends the reversion date for FY '79 funds appropriated for  
 community-based corrections until June 30, 1980); for parole service  
 51,030,000 for each year of the biennium to maintain the current program;  
 \$25,000 for each year of the biennium to maintain the inmate legal  
 assistance program; \$45,000 for FY '80 and 547,500 for FY '81 for reim-  
 bursement to counties for temporary confinement of work release, and  
 parole violators; \$200,000 for each year of the biennium to replace loss  
 of federal funds for substance abuse screening for the state's correction-  
 al system; and 5100,000 for each year of the biennium for development and  
 operation of a central classification system. (See page 15)

Sec. 6 Mental Health: To maintain the current operations at Cherokee, Inde-  
 pendence, Mt. Pleasant and Clarinda. The bill appropriates \$28,150,000  
 for FY '80 and \$28,365,000 for FY '81 including \$100,000 for each year  
 of the biennium to contract for mental health and mental retardation  
 screening services for the inmates of the state's adult correctional  
 system and juvenile offenders at the state's juvenile institutions. The  
 bill provides that the costs of the Psychiatric Residency and Chaplain  
 Intern programs at Cherokee and Independence not be included in the ex-  
 penditures of those institutions for the purpose of establishing the  
 institutes respective daily charges. (See page 16)

Sec. 7 Mental Retardation: The bill appropriates for FY '80 \$24,000,000 and  
 for FY '81 \$23,800,000 to maintain the current programs. (See page 16)

Sec. 8 Grants and Aids: The bill appropriates the following: 520,000 for  
 each year of the biennium to maintain the Aid to the Blind program; for  
 Aid to Dependent Children, the bill appropriates \$47,130,000 for FY '80  
 and 547,100,000 for FY '81 including a 6 percent increase for all family  
 sizes on October 1, 1979, and an additional 6 percent on October 1, 1980,  
 as well as a requirement that the Department of Social Services maintain  
 its system of current needs budgeting until the Department presents to the  
 Governor and the Joint Social Services Appropriations Subcommittee a study  
 including a cost-benefit comparison and client impact comparison between  
 prior month budgeting and current needs budeting; \$36,000 for each year  
 of the biennium for Aid to the Indians to maintain the current program;  
 588,260,000 for FY '80 and \$95,350,000 for FY '81 for Medical Assistance  
 including restrictions on abortion funding, funding for prenatal care for  
 expectant mothers, increased reimbursement rates for nursing homes (esti-  
 mated to be \$22.27 for the first six months and 823.15 for last six  
 months of FY '80) and pharmacist (from 52.55 to \$3.00 for the 1979-1981  
 biennium), and an increase in the allowable monthly income for the 300  
 percent group from \$533 per month to \$600 per month; for medical carrier  
 \$1,084,000 for FY '80 and \$1,232,000 for FY '81 to maintain the program;  
 for children services the bill appropriates 520,455,000 for FY '80 and  
 \$21,250,000 for FY '81 including a 10 percent increase in foster family  
 payment, 524,000 to establish a pilot program to provide additional pay-  
 ments to foster families for children with special needs, \$660,000 to be

used for reimbursement of county juvenile court expenses pursuant to Section two hundred thirty-two point one hundred forty-one (232.14) subsection four (4) of the Code; for the W.I.N. program, \$438,000 for each year of the biennium to maintain the current program; for adult and family services, \$758,000 for each year of the biennium including \$235,000 for chore services, \$100,000 for displaced homemakers, and \$100,000 for victims of domestic abuse; for state supplementary assistance, \$6,090,000 for FY '80 and \$6,520,000 for FY '81 including an increase for residential care facilities to \$13.50 per day for cost related facilities and \$8.20 per day for facilities utilizing the flat rate; \$750,000 for each year of the biennium to maintain the Governor's Youth Opportunity Program; for child support recoveries for FY '80, \$428,219 and for FY '81, \$435,160 to maintain the current program; \$400,000 for each year of the biennium for assistance to child care centers to maintain the program; for state supplementation to Title XX, \$1,000,000 for each year of the biennium; and for homemakers services, \$1,580,000 for each year of the biennium.

Funds appropriated for Homemakers Services may be used either for direct service or state purchase match for Title XX funds. Any decision to change homemaker services from direct to state purchase shall be made at the district level and if services are transferred to state purchase, the vacant positions that result shall be deleted from the department table of organization.

The bill limits the number of FTE's to 9,268 for the biennium beginning July 1, 1979, and ending June 30, 1981. (See pages 15 and 16)

H.F. 766 Social Services, Department of  
Sec. 1 AFDC/Expectant Mother Program: This bill appropriates \$760,000 for FY '80 to provide funding for AFDC grant increases for the first quarter of FY '80. Funds appropriated in H.F. 766 are in addition to funds appropriated in H.F. 755. The bill also provides that assistance shall be granted under Chapter two hundred thirty-nine (239) of the Code to an expectant mother in the last trimester of pregnancy if she meets all other eligibility requirements of the Aid to Dependent Children program. (See page 16)

H.F. 764 Social Services Capitals, Department of  
Sec. 13 Social Services Capitals: This bill appropriates 53,500,000 for FY '80 for capital improvements including \$2,053,000 for general on-going maintenance at the department's institutions, \$500,000 for unitization at the state penitentiary and men's reformatory, \$450,000 for renovation of Buildings 65 and 66 at the Ft. Des Moines facility, \$150,000 for a recreational facility at the Women's Reformatory, \$175,000 for a recreational facility at the Medium Security Facility at Mt. Pleasant, \$30,000 for land acquisition at the Men's Reformatory, \$10,000 for sewerline replacement at the State Penitentiary, \$75,000 for electrical renewal at the State Penitentiary, \$57,000 to paint and recondition five water towers. (See pages 15 and 16.

H.F. 734 Soil Conservation, Department of - The bill appropriates 52,544,670 for  
Sec. 19.1 FY '80 and \$2,528,876 for FY '81 from the General Fund and authorizes a maximum of 173 FTE's (increase of 6) for general office operations. A  
Sec. 19.2 new position, director of conservancy districts was created. This bill  
3 also appropriates 5350,000 for FY '80 and \$372,000 for FY '81 for water-  
Sec. 19.5 sheds and soil surveys and \$5,000,000 each year of the biennium for soil conservation cost-sharing. The bill appropriates a sum of \$9,925 for  
Sec. 19.4 the settlement of a judgement against the Cass County Soil Conservation District. \$5,000 was appropriated for FY '80 for necessary expenses for  
Sec. 19.6 members of the temporary state land preservation policy or other persons who appear before a legislative study committee studying land preservation policy. (See page 11)

H.F. 764 Soil Conservation, Department of - The bill appropriates \$100,000 for a  
Sec. 6.5 conservation tillage project. (See page 11)

S.F. 487 Spanish American War Veterans - The bill extends the availability of the  
Sec. 8 FY '79 appropriation for three months to aid in the termination of the Department.

S.F. 487 Spanish Speaking Peoples Commission - The bill appropriates \$47,715 and  
authorizes two FTE for FY '80, a reduction of one position. Section 9 extends the termination date of the commission from June 30, 1979, to June 30, 1981, unless the General Assembly takes action before June 30, 1980 to prevent termination. (See page 7)

S.F. 487 Status of Women Commission on the - The bill appropriates \$76,100 for  
FY '80 and \$76,570 for FY '81 and authorizes 3 FTE for each year to maintain the current services. (See page 7)

H.F. 765 Substance Abuse, Department of - The bill appropriates \$142,680 for FY '80  
and \$128,713 for FY '81 to maintain current operations except for the elimination of one current position (District Coordinator). The bill authorizes 27.6 FTE for FY '80 and 26.8 FTE for FY '81, a reduction due to the elimination of a time-limited data processing position not needed after October of 1980. The bill also appropriates \$2,265,000 for FY '80 and \$2,265,000 for FY '81 to fund grants for substance abuse programs in the state. Section 2 of the bill transfers \$4.5 million for FY '80 and \$2 million for FY '81 from the military tax credit fund to the General Fund. The section also states the intent of the General Assembly that the funds be used to fund the appropriations in the bill. (See page 8)

H.F. 738 Transportation, Department of - The bill appropriates \$122,194,443 from  
Sec. 4 four different funding sources for FY '80 and \$122,174,400 for FY '81 for the salaries and support of 4,680 FTE for FY '80 and 4,650 FTE for FY '81. The general fund appropriation includes: \$5,229,300 for FY '80 and \$5,290,000 for FY '81 for operations, \$75,000 for FY '80 for the subsidation of state employees using mass transportation. Included in this appropriation is the intent that a report be submitted to the Subcommittee on Transportation and Law Enforcement by February 1, 1980, on the future needs of the state employee transportation subsidy program. \$2,000,000 is

appropriated for the 1979-81 Biennium for public transit assistance. 81,500,000 is appropriated for FY '80 and 51,800,000 for FY '81 for rail branch line improvement. 5670,000 is appropriated for FY '80 for a turbo-prop airplane to be added to the aircraft pool. A standing appropriation of 5100,000 is made to develop non-road projects associated with the Great River Road, and a standing appropriation of \$105,000 is made for the personal delivery of services. The Road Use Tax Fund appropriation includes: 58,658,400 for FY '80 and 58,910,400 for FY '81 for operations, 514,000 for FY '80 and \$15,600 for FY '81 for a portion of the Merit Employment cost to the Department, 88,000 for FY '80 and 59,300 for FY '81 for Workers Unemployment Compensation, and 514,000 for the 1979-81 Biennium for paying workers compensation claims. The Primary Road Fund appropriation includes: 899,284,500 for FY '80 and 511,123,700 for FY '81 for operations, \$150,000 for FY '80 and 8350,000 for FY '81 for additional equipment, \$3,500,000 for the 1979-81 Biennium for vehicle replacement. This appropriation includes the intent that the Department of Transportation continue its efforts to replace full-sized vehicles in its motor pool with mid-sized vehicles. The bill appropriates 5256,000 for FY '80 and 5284,400 for FY '81 for a portion of the Merit Employment costs to the Department; 5142,000 for FY '80 and 5165,700 for FY '81 for Workers Unemployment Compensation costs and 5261,000 for the 1979-81 Biennium for paying workers compensation claims. The State Aviation Fund appropriation is 5442,243 for FY '80 and \$450,300 for FY '81 for operations. (See pages 22 and 23)

H.F. 764 Transportation, Department of - The bill appropriates \$3,419,000 for FY '80 from three funding sources. The General Fund appropriation includes 573,900 for the purchase of partitions and work stations in the Lucas Building. The Sec. 19 Primary Road Fund appropriation includes \$1,722,000 for the acquisition of land and construction of improvements for field facilities, \$1,020,000 for energy conservation remodeling, and 569,200 for partitions and work stations in the Lucas Building. The Road Use Tax Fund appropriation includes 5400,000 for the construction of traffic weight scales, and 5133,900 for partitions and work stations in the Lucas Building. (See pages 22 and 23)

S.F. 471 Treasurer of State - The bill appropriates 5384,185 for FY '80 and \$374,502 for FY '81 to maintain current operations. The bill also appropriates 52,500,000 to the Moneys and Credits Replacement Fund, administered by the State Treasurer, maintaining that fund at the current level. (See page 14)

H.F. 742 Uniform Laws Commission - This bill appropriates \$8,200 for FY '80 and \$8,800 for FY '81 to cover travel and per diem expenses for members. (See page 21)

S.F. 487 Veterans' Affairs, Department of - The bill appropriates 5105,182 for FY '80 and 5105,279 for FY '81 and authorizes 5 FTE for each year to operate the newly created department. The bill also appropriates \$35,000 for each year to fund the Yar Orphans' Educational Program. (See page 3)

S.F. 485 Vocational Rehabilitation

Sec. 7.4.a General Operations: The state appropriations for the 1979-81 Biennium of 52,497,000 and 52,445,000 are for salaries, support, and maintenance of current programs and are matched with federal funds on a 20/80 basis. (See page 23)

Sec. 7.4.b Independent Living: The 5222,000 state appropriation for each year of the 1979-81 Biennium is to address severely handicapped persons who are untrainable for the job market either due to age or handicap. Thirty-one (31) new employees would be employed in this 10/90 federal match. (See page 3)

H.F. 764 Vocational Rehabilitation - The state appropriation of 5100,000 for FY '80 is provided for the costs to be incurred in moving from the current rented spaces to the newly completed service center addition in the Capitol complex. (See page 3)

S.F. 471 Watchmaking Examiners, Board of - The bill appropriates \$10,109 for FY '80 and \$9,968 for FY '81 to maintain current operations. (See page 14)

A P P R O P R I A T I O N S   &   W A Y S   A N D   M E A N S   B I L L S

- S.F. 51 Chain Store Tax: Repeals the chain store tax law of Chapter 424.  
Fiscal Impact: \$100,000 decrease in General Fund receipts.
- S.F. 405 Property Tax Assessments: Repeals the section of the Code requiring assessors to file an annual report of agricultural land valuation with the Department of Revenue. Fiscal impact not known.
- S.F. 488 Sales and Use Tax: Provides procedures that allow retailers with annual tax liability not exceeding \$120 to file annual rather than quarterly returns. Also, provides for penalties for violations and establishes a waiting period before restoring revoked permits. Fiscal impact not known.
- S.F. 493 County Boards of Supervisors: Amends section of Code concerning supervisors duties by striking limits on assessments for membership and attendance fees in Iowa State Association of Counties. Fiscal impact not known.
- S.F. 494 Individual Income Tax: Makes the following additions and changes to the law:
- a) Indexes tax brackets (1930 indexing subject to FY '80 ending balance of at least \$60,000,000. Bracket indexing sunsetted in 1981.)
  - b) Increases and indexes exclusions of certain annuity and trust income.
  - c) Increase minimum filing requirements.
  - d) Increase the standard deduction rate and maximum.
  - e) Increases personal and dependent credits over a five-year period.
  - f) Allow political contribution check-off to the general Iowa Campaign Fund as well as a specific political party.
- 3) Provides for an interim study of the state income tax structure.
- Fiscal Impact: 1979 tax liability reduced \$32 million  
1980 tax liability reduced  
with indexing \$60 million  
without indexing \$34 million
- S.F. 495 Property Tax: Increases property tax relief elderly and disabled homeowners and renters, changes benefits from reimbursement status to credit status, and changes filing requirements.  
Fiscal Impact: Increased benefit cost \$2.8 million  
Change to credit cost \$3 to 5 million
- H.F. 81 Property Tax: Provides property tax exemptions for improved property that is within designated revitalization area of a city. Also authorizes cities to issue revenue bonds for revitalization and urban renewal areas. Fiscal impact not known.
- H.F. 139 Individual and Corporate Income Tax and Franchise Tax: Updates references to the internal revenue code. No fiscal impact known..
- H.F. 420 Gas and Franchise Tax: Allows department of revenue to credit gas and franchise tax refunds against any outstanding tax liability of a taxpayer. Fiscal impact not known.
- H.F. 421 Income Tax: Makes additional provisions allowing the Director of Revenue to provide information regarding taxpayers with tax officers of other states and the federal government and to receive information regarding taxpayers in this state from the other states and the federal government. Also revises the confidentiality protections of the law. Fiscal impact not known.
- H.F. 632 Hotel-Motel Tax: Allows local governments to issue bonds to be paid from the revenue received from local hotel and motel tax, specifies conditions for payment of the principal and interest of the bonds, and places limits on tax levies to aid in payment of the bonds. Fiscal impact not known.
- H.F. 645 Motor Fuel Tax: Amends Code relating to form of invoice necessary to claim a refund on motor fuel tax. Fiscal impact not known.
- H.F. 650 Property Tax: Provides partial exemption of property tax for industrial property on which improvements have been made. Fiscal impact not known.
- H.F. 662 Hotel-Motel Tax: Redefines hotel-motel room charges covered by the tax and makes corrective changes in the Code. No fiscal impact known.
- H.F. 676 Sales and Use Tax: Imposes service tax on all parking facilities and exempts from the tax specific transactions. Fiscal impact not known.
- H.F. 693 Individual Income Tax: Rebates taxes paid based on amount of tax liability. Fiscal Impact: \$50,000,000 decrease in state general fund.
- H.F. 737 Property Tax: Clarifies definition of certain types of real property. Fiscal impact not known.
- H.F. 745 Motor Fuel and Special Fuel Tax: Clarifies Code sections defining fuel distributor, special fuel distributor, and procedures for refunds of the taxes. Fiscal impact not known.
- H.F. 756 Property Tax: Extends homestead credit on property tax liability to individuals owning a life estate with reversion interest held by a nonprofit corporation or to individuals who hold interest in a horizontal property regime. Fiscal impact not known.
- H.F. 757 Property Tax: Provides for biennial assessment and equalization of property, equalization commencing in 1979 (retroactive); adjusts dates for completion of assessment and equalization, delivery of assessment abstracts, taxpayer notification of adjusted values, the filing of protests, and local board of review sessions; provides for valuation of agricultural land to be based on productivity; and allows valuation of agricultural and residential property at a percentage of its actual value for tax purposes. Fiscal impact not known.

HOUSE FILES

## HOUSE FILE 81

## AN ACT

RELATING TO PROPERTY TAX EXEMPTIONS FOR PROPERTY ON WHICH IMPROVEMENTS HAVE BEEN MADE IN A REVITALIZATION AREA OF A CITY AND AUTHORIZING CITIES TO ISSUE REVENUE BONDS FOR REVITALIZATION AND URBAN RENEWAL AREAS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. NEW SECTION. The governing body of a city may, by ordinance, designate an area of the city as a revitalization area, if that area is any of the following:

1. An area in which there is a predominance of buildings or improvements, whether residential or nonresidential, which by reason of dilapidation, deterioration, obsolescence, inadequate provision for ventilation, light, air, sanitation, or open spaces, high density of population and overcrowding, the existence of conditions which endanger life or property by fire and other causes or a combination of such factors, is conducive to ill health, transmission of disease, infant mortality, juvenile delinquency or crime, and which is detrimental to the public health, safety, or welfare.

2. An area which by reason of the presence of a substantial number of deteriorated or deteriorating structures, predominance of defective or inadequate street layout, incompatible land use relationships, faulty lot layout in relation to size, adequacy, accessibility or usefulness, unsanitary or unsafe conditions, deterioration of site or other improvements, diversity of ownership, tax or special assessment delinquency exceeding the actual value of the land, defective or unusual conditions of title, or the existence of conditions which endanger life or property by fire and other causes, or a combination of such factors, substantially impairs or arrests the sound growth of a municipality, retards

the provision of housing accommodations or constitutes an economic or social liability and is a menace to the public health, safety, or welfare in its present condition and use.

3. An area in which there is a predominance of buildings or improvements which by reason of age, history, architecture or significance should be preserved or restored to productive use.

Sec. 2. NEW SECTION. A city may only exercise the authority conferred upon it in this Act after the following conditions have been met:

1. The governing body has adopted a resolution finding that the rehabilitation, conservation, redevelopment, or a combination thereof of the area is necessary in the interest of the public health, safety, or welfare of the residents of the city and the area meets the criteria of section one (1) of this Act.

2. The city has prepared a proposed plan for the designated revitalization area. The proposed plan shall include all of the following:

a. A legal description of the real estate forming the boundaries of the proposed area along with a map depicting the existing parcels of real estate.

b. The existing assessed valuation of the real estate in the proposed area, listing the land and building values separately.

c. A list of names and addresses of the owners of record of real estate within the area.

d. The existing zoning classifications and district boundaries and the existing and proposed land uses within the area.

e. Any proposals for improving or expanding city services within the area including but not limited to transportation facilities, sewage, garbage collection, street maintenance, park facilities and police and fire protection.

f. A statement specifying whether the revitalization is applicable to residential, agricultural, commercial or industrial property within the designated area or a combination thereof and whether the revitalization is for rehabilitation and additions to existing buildings or new construction or both. The city shall state how long it is estimated that the area shall remain a designated revitalization area which time shall be longer than one year from the date of designation and shall state any plan by the city to issue revenue bonds for revitalization projects within the area.

g. The provisions that have been made for the relocation of persons, including families, business concerns and others, whom the city anticipates will be displaced as a result of improvements to be made in the designated area.

h. Any tax exemption schedule that shall be used in lieu of the schedule set out in subsection one (1), two (2), three (3) or four (4) of section three (3) of this Act. This schedule shall not allow a greater exemption, but may allow a smaller exemption, than allowed in the schedule specified in the corresponding subsection of section three (3) of this Act and shall be the same schedule used for all property of the same classification located in an existing revitalization area.

i. The percent increase in actual value requirements that shall be used in lieu of the fifteen and ten percent requirements specified in subsection seven (7) of section three (3) and in section five (5) of this Act. This percent increase in actual value requirements shall not be greater than that provided in this Act and shall be the same requirements applicable to all existing revitalization areas.

j. A description of any federal, state or private grant or loan program likely to be a source of funding for that area for residential improvements and a description of any grant or loan program which the city has or will have as a source of funding for that area for residential improvements.

3. The city has filed a copy of the proposed plan for the designated revitalization area with the city development board by the fourteenth day before the scheduled public hearing.

4. The city has scheduled a public hearing and notified all owners of record of real property located within the proposed area, the tenants living within the proposed area and the city development board in accordance with section three hundred sixty-two point three (362.3) of the Code. In addition to notice by publication, notification shall also be given by ordinary mail to the last known address of the owners of record. The city shall also send notice by ordinary mail addressed to the "occupants" of city addresses located within the proposed area, unless the city council, by reason of lack of a reasonably current and complete address list, or for other good cause, shall have waived such notice. Notwithstanding the provisions of section three hundred sixty-two point three (362.3), Code 1979, such notice shall be given by the thirtieth day prior to the public hearing.

5. The public hearing has been held.

6. A second public hearing has been held if:

a. The city development board requests, by certified mail, a second public hearing within thirty days after receipt of the minutes of the first public hearing or;

b. The city has received within thirty days after the holding of the first public hearing a valid petition requesting a second public hearing containing the signatures and current addresses of property owners that represent at least ten percent of the privately-owned property within the designated revitalization area or;

c. The city has received within thirty days after the holding of the first public hearing a valid petition requesting a second public hearing containing the signatures and current addresses of tenants that represent at least ten percent of the residential units within the designated revitalization area.

At any such second public hearing the city may specifically request those in attendance to indicate the precise nature of desired changes in the proposed plan.

7. The city has adopted the proposed or amended plan, as the case may be, for the revitalization area after the requisite number of hearings. The city may subsequently amend this plan by following the procedures in this section.

Sec. 3. NEW SECTION.

1. All qualified real estate assessed as residential property is eligible to receive an exemption from taxation based on the actual value added by the improvements. The exemption is for a period of ten years. The amount of the exemption is equal to a percent of the actual value added by the improvements, determined as follows: one hundred fifteen percent of the value added by the improvements. However, the amount of the actual value added by the improvements which shall be used to compute the exemption shall not exceed twenty thousand dollars and the granting of the exemption shall not result in the actual value of the qualified real estate being reduced below the actual value on which the homestead credit is computed under section four hundred twenty-five point one (425.1) of the Code.

2. All qualified real estate is eligible to receive a partial exemption from taxation on the actual value added by the improvements. The exemption is for a period of ten years. The amount of the partial exemption is equal to a percent of the actual value added by the improvements, determined as follows:

- a. For the first year, eighty percent.
- b. For the second year, seventy percent.
- c. For the third year, sixty percent.
- d. For the fourth year, fifty percent.
- e. For the fifth year, forty percent.
- f. For the sixth year, forty percent.

- g. For the seventh year, thirty percent.
- h. For the eighth year, thirty percent.
- i. For the ninth year, twenty percent.
- j. For the tenth year, twenty percent.

3. All qualified real estate is eligible to receive a one hundred percent exemption from taxation on the actual value added by the improvements. The exemption is for a period of three years.

4. All qualified real estate assessed as commercial property, consisting of three or more separate living quarters with at least seventy-five percent of the space used for residential purposes, is eligible to receive a one hundred percent exemption from taxation on the actual value added by the improvements. The exemption is for a period of ten years.

5. The owners of qualified real estate eligible for the exemption provided in this section shall elect to take the applicable exemption provided in subsection one (1), two (2), three (3) or four (4) of this section or provided in the different schedule adopted in the city plan if a different schedule has been adopted. Once the election has been made and the exemption granted, the owner is not permitted to change the method of exemption.

6. The tax exemption schedule specified in subsection one (1), two (2), three (3) or four (4) of this section shall apply to every revitalization area within a city unless a different schedule is adopted in the city plan as provided in section two (2) of this Act. However, a city shall not adopt a different schedule unless every revitalization area within the city has the same schedule applied to it and the schedule adopted does not provide for a larger tax exemption in a particular year than is provided for that year in the schedule specified in the corresponding subsection of this section.

7. "Qualified real estate" as used in this Act means real property, other than land, which is located in a designated revitalization area and to which improvements have been added, during the time the area was so designated, which have increased the actual value by at least the percent specified in the plan adopted by the city pursuant to section two (2) of this Act or if no percent is specified then by at least fifteen percent, or at least ten percent in the case of real property assessed as residential property or which have, in the case of land upon which is located more than one building and not assessed as residential property, increased the actual value of the buildings to which the improvements have been made by at least fifteen percent. "Qualified real estate" also means land upon which no structure existed at the start of the new construction, which is located in a designated revitalization area and upon which new construction has been added during the time the area was so designated. "Improvements" as used in this Act includes rehabilitation and additions to existing structures as well as new construction on vacant land or on land with existing structures. However, new construction on land assessed as agricultural property shall not qualify as "improvements" for purposes of this Act unless the governing body of the city has presented justification at a public hearing held pursuant to section two (2) of this Act for the revitalization of land assessed as agricultural property by means of new construction. Such justification shall demonstrate, in addition to the other requirements of this Act, that the improvements on land assessed as agricultural land will utilize the minimum amount of agricultural land necessary to accomplish the revitalization of the other classes of property within the urban revitalization area. However, if such construction, rehabilitation or additions were begun prior to **January 29, 1979**, or one year prior to the adoption by the city of a plan of urban revitalization pursuant to section two (2) of this

Act, whichever occurs later, the value added by such construction, rehabilitation or additions shall not constitute an increase in value for purposes of qualifying for the exemptions listed in this section. "Actual value added by the improvements" as used in this Act means the actual value added as of the first year for which the exemption was received.

8. The fifteen and ten percent increase in actual value requirements specified in subsection seven (7) of this section shall apply to every revitalization area within a city unless different percent increases in actual value requirements are adopted in the city plan as provided in section two (2) of this Act. However, a city shall not adopt different requirements unless every revitalization area within the city has the same requirements and the requirements do not provide for a greater percent increase than specified in subsection seven (7) of this section.

Sec. 4. NEW SECTION. A person may submit a proposal for an improvement project to the governing body of the city to receive prior approval for eligibility for a tax exemption on the project. The governing body shall, by resolution, give its prior approval for an improvement project if the project is in conformance with the plan for revitalization developed by the city. Such prior approval shall not entitle the owner to exemption from taxation until the improvements have been completed and found to be qualified real estate; however, if the proposal is not approved, the person may submit an amended proposal for the governing body to approve or reject.

An application shall be filed for each new exemption claimed. The first application for an exemption shall be filed by the owner of the property with the governing body of the city in which the property is located by February first of the assessment year for which the exemption is first claimed, but not later than the year in which all improvements

included in the project are first assessed for taxation. The application shall contain, but not be limited to, the following information: the nature of the improvement, its cost, the estimated or actual date of completion, the tenants that occupied the owner's building on the date the city adopted the resolution referred to in subsection one (1) of section two (2) of this Act, and which exemption in section three (3) of this Act or in the different schedule, if one has been adopted, will be elected.

The governing body of the city shall approve the application, subject to review by the local assessor pursuant to section five (5) of this Act, if the project is in conformance with the plan for revitalization developed by the city, is located within a designated revitalization area and if the improvements were made during the time the area was so designated. The governing body of the city shall forward for review all approved applications to the appropriate local assessor by March first of each year with a statement indicating whether subsection one (1), two (2), three (3) or four (4) of section three (3) of this Act applies or if a different schedule has been adopted, which exemption from that schedule applies. Applications for exemption for succeeding years on approved projects shall not be required.

Sec. 5. NEW SECTION. The local assessor shall review each first-year application by making a physical review of the property, to determine if the improvements made increased the actual value of the qualified real estate by at least fifteen percent or at least ten percent in the case of real property assessed as residential property or the applicable percent increase requirement adopted by the city under section two (2) of this Act. If the assessor determines that the actual value of that real estate has increased by at least the requisite percent, the assessor shall proceed to determine the actual value of the property and certify the valuation determined pursuant to section three (3) of this Act to the

county auditor at the time of transmitting the assessment rolls. However, if a new structure is erected on land upon which no structure existed at the start of the new construction, the assessor shall proceed to determine the actual value of the property and certify the valuation determined pursuant to section three (3) of this Act to the county auditor at the time of transmitting the assessment rolls. The assessor shall notify the applicant of the determination, and the assessor's decision may be appealed to the local board of review at the times specified in section four hundred forty-one point thirty-seven (441.37) of the Code. If an application for exemption is denied as a result of failure to sufficiently increase the value of the real estate as provided in section three (3) of this Act, the owner may file a first annual application in a subsequent year when additional improvements are made to satisfy requirements of section three (3) of this Act, and the provisions of section four (4) of this Act shall apply. After the tax exemption is granted, the local assessor shall continue to grant the tax exemption with periodic physical review by the assessor, for the time period specified in subsection one (1), two (2), three (3) or four (4) of section three (3) of this Act, or specified in the different schedule if one has been adopted, under which the exemption was granted. The tax exemptions for the succeeding years shall be granted without the taxpayer having to file an application for the succeeding years.

Sec. 6. NEW SECTION. Upon application to it and after verification by it, the city shall require compensation of at least one month's rent and may require compensation of actual relocation expenses be paid to a qualified tenant whose displacement is due to action on the part of a property owner to qualify for the benefits under this Act. However, the city may require the persons causing the qualified tenant to be displaced to pay all or a part of the relocation payments as a condition for receiving a tax exemption under section

three (3) of this Act. "Qualified tenant" as used in this Act shall mean the legal occupant of a residential dwelling unit which is located within a designated revitalization area and who has occupied the same dwelling unit continuously since one year prior to the city's adoption of the plan pursuant to section two (2) of this Act.

Sec. 7. NEW SECTION. When in the opinion of the governing body of a city the desired level of revitalization has been attained or economic conditions are such that the continuation of the exemption granted by this Act would cease to be of benefit to the city, the governing body may repeal the ordinance establishing a revitalization area. In that event, all existing exemptions shall continue until their expiration.

Sec. 8. NEW SECTION. Residential real estate located within an area designated as a revitalization area pursuant to section one (1) of this Act, is not subject to the additional tax imposed by section four hundred forty-five point sixty-three (445.63) of the Code.

Agricultural real estate located within an area designated as a revitalization area pursuant to section one (1) of this Act may be exempt from the additional tax imposed by section four hundred forty-five point sixty-three (445.63) of the Code at the discretion of the governing body of the city. However, before the governing body may exempt agricultural real estate from the imposition of the additional tax, it must have present at the public hearing required to be held under section two (2) of this Act evidence of the waiver of the imposition of the tax and the potential amount of the additional taxes that will not be collected.

Sec. 9. Section three hundred sixty-eight point ten (368.10), unnumbered paragraph one (1), Code 1979, is amended to read as follows:

The board shall conduct studies of city development, and shall submit an annual report to the governor and to such members of the general assembly as request it. This report

shall include an analysis of all plans for designated revitalization areas filed with the board pursuant to sections one (1) through seven (7) of this Act since the last annual report.

Sec. 10. Chapter four hundred nineteen (419), Code 1979, is amended by adding the following new section:

NEW SECTION. Cities may also issue revenue bonds for projects located within a qualified urban renewal area or an area designated a revitalization area pursuant to sections one (1) through seven (7) of this Act. The revenue bonds shall be issued pursuant to the provisions of this chapter and all provisions of this chapter shall apply, except that:

1. The term "project" as defined in section four hundred nineteen point one (419.1) of the Code includes land, buildings, or improvements which are suitable for use as residential property or for the use of a commercial enterprise or nonprofit organization which the governing body finds is consistent with the urban renewal plan for a qualified urban renewal area or the revitalization plan, as the case may be.

2. To the extent that a city is authorized to pay out or contribute to the cost of a project under chapter four hundred three (403) of the code in the case of a qualified urban renewal area or under sections one (1) through seven (7) of **this** Act in the case of a revitalization area, the provisions of section four hundred nineteen point eight (419.8) of the Code shall not apply.

3. The provisions of section four hundred nineteen point fourteen (419.14) of the Code shall not apply to projects within a qualified urban renewal area.

The power to issue revenue bonds pursuant to this section is in addition to other powers granted cities to aid qualified urban renewal areas and revitalization areas.

The term "qualified urban renewal area" means an urban renewal area designated as such pursuant to chapter four hundred three (403) of the code before the effective date of this Act.

Sec. 11. It is the intent of the general assembly that Iowa Housing Finance Authority shall make an allocation of funds subject to availability of single-family mortgage bond proceeds to be made available to or on behalf of owners of single-family residential property for mortgage loans on single-family housing that is rehabilitated with private funds and is located in urban revitalization areas designated pursuant to this Act.

Sec. 12. This Act applies to all cities including special charter cities.

---

FLOYD H. MILLEN  
Speaker of the House

---

TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 81, Sixty-eighth General Assembly.

---

DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

HOUSE FILE 139

AN ACT

RELATING TO THE COMPUTATION OF INDIVIDUAL AND CORPORATE INCOME TAX AND THE FRANCHISE TAX BY UPDATING REFERENCES TO THE INTERNAL REVENUE CODE AND MAKING THE ACT RETROACTIVE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section four hundred twenty-two point four (422.41, subsection seventeen (17), Code 1979, is amended to read as follows:

17. "Internal Revenue Code of 1954" means the Internal Revenue Code of 1954, as amended to and including January 1, 1978 1979.

Sec. 2. Section four hundred twenty-two point thirty-two (422.32), subsection four (4), Code 1979, is amended to read as follows:

4. "Internal Revenue Code of 1954" means the Internal Revenue Code of 1954, as amended to and including January 1, 1978 1979.

Sec. 3. Section four hundred twenty-two point sixty-one (422.61), subsection four (4), Code 1979, is amended to read as follows:

4. "Net income" means the net income of the financial institution computed in accordance with section 422.35, with the exception that interest and dividends from federal securities shall not be subtracted and interest and dividends from evidences of indebtedness and securities of this state and its political subdivisions, exempt from federal income tax under the Internal Revenue Code of 1954 as amended to and including January 1, 1978 1979, shall not be added.

Sec. 4. The provisions of this Act are retroactive to January 1, 1978 for tax years beginning on or after January

1, 1978 and to this extent the provisions of this Act are retroactive.

Sec. 5. This Act, being deemed of immediate importance, shall take effect from and after its publication in The Record, a newspaper published in Cedar Falls, Iowa, and in the Telegraph Herald, a newspaper published in Dubuque, Iowa.

\_\_\_\_\_  
LOYD H. MILLEN  
Speaker of the House

\_\_\_\_\_  
TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 139, Sixty-eighth General Assembly.

\_\_\_\_\_  
DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

\_\_\_\_\_  
ROBERT D. RAY  
Governor

the price of the fuel, and who has a refund permit shall, upon presentation to and approval by the department of revenue of a claim for refund be reimbursed and repaid the amount of the tax which the claimant has paid on the gallonage so used, except that the amount of any refund payable under this division may be applied by the department of revenue against any tax liability outstanding on the books of the department against the claimant. Every claim filed subsequent to July 4, 1957, shall be subject to the following conditions:

Sec. 2. Section three hundred twenty-four point seventy-one (324.71), Code 1979, is amended to read as follows:

**324.71 REFUNDS TO PERSONS OTHER THAN DISTRIBUTORS.** Except as provided in section 324.54, any person other than a distributor who has paid or has had charged to the person's account with a distributor, dealer or special fuel dealer fuel taxes imposed under this chapter with respect to motor fuel or special fuel in excess of one hundred gallons, which is subsequently lost or destroyed, while the person is the owner, through leakage, fire, explosion, lightning, flood, storm, or other casualty, except evaporation, shrinkage, or unknown causes, the person shall be entitled to a refund of the tax so paid or charged. To qualify for the refund, the person shall notify the department of revenue in writing of the loss or destruction and the gallonage lost or destroyed within ten days from the date of discovery of the loss or destruction. Within sixty days after filing the notice, the person shall file with the department of revenue an affidavit sworn to by the person having immediate custody of the motor fuel or special fuel at the time of the loss or destruction setting forth in full the circumstances and amount of the loss or destruction and such other information as the department of revenue may require. Any refund payable under

HOUSE FILE 420

AN ACT

TO AUTHORIZE THE DEPARTMENT OF REVENUE TO CREDIT GAS AND FRANCHISE TAX REFUNDS AGAINST THE TAX LIABILITY OF A TAXPAYER.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section three hundred twenty-four point seventeen (324.17), unnumbered paragraph one (1), Code 1979, is amended to read as follows:

Any person other than a licensee who shall use motor fuel for the purpose of operating or propelling farm tractors, corn shellers, roller mills, truck-mounted feed grinders, stationary gas engines, aircraft, for cleaning or dyeing or for any purpose other than in watercraft or in motor vehicles operated or intended to be operated upon the public highways and having paid the motor fuel tax on the fuel either directly to the department of revenue or by having the tax added to

this section may be applied by the department against any tax liability outstanding on the books of the department against the claimant.

Sec. 3. Section three hundred twenty-four point seventy-two (324.72), unnumbered paragraph one (1), Code 1979, is amended to read as follows:

~~In the event that~~ if any fuel taxes, penalties, or interest have been erroneously or illegally collected from a licensee, the department of revenue may permit the licensee to take credit against a subsequent tax return for the amount of the erroneous or illegal overpayment ~~or~~ may apply the overpayment against any tax liability outstanding on the books of the department against the claimant, or shall certify the amount thereof to the comptroller of this state, who shall thereupon draw his or her warrant for the certified amount on the treasurer of state payable to the licensee. The refund shall be paid to the licensee forthwith.

Sec. 4. Section four hundred twenty-two point seventy-three (422.73), subsection one (1), Code 1979, is amended to read as follows:

1. If it shall appear that, as a result of mistake, an amount of tax, penalty, or interest has been paid which was not due under the provisions of division IV of this chapter or chapter 423, then such amount shall be credited against any tax due, or to become due, ~~under this chapter~~ on the books of the department from the person who made the erroneous payment, or such amount shall be refunded to such person by the department. A claim for refund or credit that has not been filed with the department within five years after the tax payment upon which a refund or credit is claimed became due, or one year after such tax payment was made, whichever time is later, shall not be allowed by the director.

Sec. 5. This Act is effective January first following its enactment.

\_\_\_\_\_  
FLOYD H. MILLEN  
Speaker of the House

\_\_\_\_\_  
TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 420, Sixty-eighth General Assembly.

\_\_\_\_\_  
DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

\_\_\_\_\_  
ROBERT D. RAY  
Governor

## HOUSE FILE 421

## AN ACT

TO ALLOW ~~THE DIRECTOR OF REVENUE TO PROVIDE INFORMATION LAW-  
FULLY IN HIS POSSESSION TO TAX OFFICERS OF OTHER STATES  
AND THE FEDERAL GOVERNMENT AND TO RECEIVE INFORMATION RE-  
GARDING TAXPAYERS IN THIS STATE FROM THE OTHER STATES AND  
THE FEDERAL GOVERNMENT AND TO REVISE THE CONFIDENTIALITY  
PROTECTIONS OF THE LAW.~~

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section four hundred twenty-two point twenty (422.20), subsection one (1), Code 1979, is amended to read as follows:

1. It shall be unlawful for any present or former officer or employee of the state to divulge or to make known in any manner whatever not provided by law to any person the amount or source of income, profits, losses, expenditures, or any particular thereof, set forth or disclosed in any income return, or to permit any income return or copy thereof or any book containing any abstract or particulars thereof to be seen or examined by any person except as provided by law; and it shall be unlawful for any person to print or publish in any manner whatever not provided by law any income return, or any part thereof or source of income, profits, losses, or expenditures appearing in any income return; and any person committing an offense against the foregoing provision shall be guilty of a serious misdemeanor. If the offender is an officer or employee of the state, such person shall also be dismissed from office or discharged from employment. Nothing herein shall prohibit turning over to duly authorized officers of the United States, or tax officials of other states state information and income returns pursuant to agreement between the director and the secretary of the treasury of the United States or the secretary's delegate or pursuant to a reciprocal agreement with another state.

Sec. 2. Section four hundred twenty-two point seventy-two (422.72), subsection one (1), Code 1979, is amended to read as follows:

1. It shall be unlawful for the director, or any person having an administrative duty under this chapter, or any present or former officer or other employee of the state authorized by the director to examine returns, to divulge or to make known in any manner whatever, the business affairs, operations, or information obtained by an investigation under this chapter of records and equipment of any person or corporation visited or examined in the discharge of official duty, or the amount or source of income, profits, losses, expenditures or any particular thereof, set forth or disclosed in any return, or to permit any return or copy thereof or any book containing any abstract or particulars thereof to be seen or examined by any person except as provided by law, ~~provided, however, that,~~ However, the director may authorize examination of such state returns and other state information which is confidential under this section, if a reciprocal arrangement exists, by tax officers of another state, or the federal government. The director may, by rules adopted pursuant to chapter seventeen A (17A) of the Code, authorize examination of state information and returns by other officers or employees of this state to the extent required by their official duties and responsibilities. Disclosure of state information to tax officers of another state shall be limited to those disclosures which have a tax administrative purpose and only to officers of those states which have laws that are as strict as the laws of this state protecting the confidentiality of such returns and information. The director shall place upon the state tax form a notice to the taxpayer that state tax information may be disclosed to tax officials of another state or of the United States for tax administrative purposes. The department shall not authorize the examination of tax information by officers and employees of this state, another state, or of the United States if the officers or employees would otherwise be required to obtain a judicial

order to examine the information if it were to be obtained from another source, and if the purpose of the examination is other than for tax administration. Nothing in this subsection shall prevent the department from authorizing the examination of state returns and state information when provided under the provisions of section two hundred fifty-two B point nine (252B.9) of the Code. This subsection shall prevail over the provisions of any general law of this state relating to public records.

Sec. 3. This Act is effective January first following its enactment.

---

FLOYD H. MILLEN  
Speaker of the House

---

TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 421, Sixty-eighth General Assembly.

---

DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

## HOUSE FILE 632

## AN ACT

RELATING TO THE ISSUANCE OF BONDS TO BE PAID FROM THE REVENUES RECEIVED FROM A LOCAL HOTEL AND MOTEL TAX, THE PAYMENT OF THE PRINCIPAL AND INTEREST OF THE BONDS AND THE LIMITATION ON THE LEVYING OF A TAX TO AID IN THE PAYMENT OF THE BONDS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section four hundred twenty-two A point one (422A.1), unnumbered paragraphs two (2) and three (3), Code 1979, are amended to read as follows:

A local hotel and motel tax shall be imposed on January ~~1~~ **first**, April ~~1~~ **first**, July ~~1~~ **first**, or ~~September-1~~ October first, following the notification of the director of revenue. Once imposed, the tax shall remain in effect at the rate imposed for a minimum of one year. A local hotel and motel tax shall terminate only on March ~~31~~ thirty-first, June ~~30~~ thirtieth, September ~~30~~ thirtieth, or December ~~31~~ thirty-first. At least sixty days prior to the tax being effective or prior to a revision in the tax rate, or prior to the repeal of the tax, a city or county shall provide notice by certified mail of such action to the director of revenue.

A city or county shall impose a hotel and motel tax or increase the tax rate, only after an election at which a majority of those voting on the question favors imposition or increase. However, a hotel and motel tax shall not be

repealed or reduced in rate if obligations are outstanding which are payable as provided in section four hundred twenty-two A point two (422A.2) of the Code, unless funds sufficient to pay the principal, interest and premium, if any, on the outstanding obligations at and prior to maturity have been properly set aside and pledged for such purpose. The election shall be held at the time of that city's or county's general election.

Sec. 2. Section four hundred twenty-two A point two (422A.2), subsection four (4), paragraph c, Code 1979, is amended to read as follows:

c. Any city or county which levies and collects the hotel and motel tax authorized by this chapter may pledge irrevocably an amount ~~not-to-exceed-thirty-percent~~ of the revenues derived therefrom for each of the years the bonds remain outstanding to the payment of bonds which the city or county may issue for one or more of the purposes set forth in paragraph "a" of this subsection. Any revenue pledged to the payment of such bonds may be credited to the spending requirement of paragraph "a" of this subsection.

Sec. 3. Section four hundred twenty-two A point two (422A.2), subsection four (4), Code 1979, is amended by adding the following new paragraphs:

NEW PARAGRAPH. The provisions of division three (111) of chapter three hundred eighty-four (384) of the Code relating to the issuance of essential corporate purpose bonds apply to the issuance by a city of bonds payable as provided in this section and the provisions of chapter twenty-three (23) of the Code relating to the issuance of county bonds apply to the issuance by a county of bonds payable as provided in this section. The provisions of chapter seventy-six (76) of the Code apply to the bonds payable as provided in this section except that the mandatory levy to be assessed pursuant to section seventy-six point two (76.2) of the Code shall be at a rate to generate an amount which together with

the receipts from the pledged portion of the hotel and motel tax is sufficient to pay the interest and principal on the bonds. All amounts collected as a result of the levy assessed pursuant to section seventy-six point two (76.2) of the Code and paid out in the first instance for bond principal and interest shall be repaid to the city or county which levied the tax from the first available hotel and motel tax collections received in excess of the requirement for the payment of the principal and interest of the bonds and when repaid shall be applied in reduction of property taxes.

The amount of bonds which may be issued under section seventy-six point three (76.3) of the Code shall be the amount which could be retired from the actual collections of the hotel and motel tax for the last four calendar quarters, as certified by the director of revenue. The amount of tax revenues pledged jointly by other cities or counties may be considered for the purpose of determining the amount of bonds which may be issued. If the hotel and motel tax has been in effect for less than four calendar quarters, the tax collected within the shorter period may be adjusted to project the collections for the full year for the purpose of determining the amount of the bonds which may be issued.

NEW PARAGRAPH. A city or county, jointly with one or more other cities or counties as provided in chapter twenty-eight E (28E) of the Code, may pledge irrevocably any amount derived from the revenues of the hotel and motel tax to the support or payment of bonds issued for a project within the purposes set forth in paragraph a of this subsection and located within one or more of the participatory cities or counties or may apply the proceeds of its bonds to the support of any such project. Revenue so pledged or applied shall be credited to the spending requirement of paragraph a of this subsection.

NEW PARAGRAPH. Bonds shall not be issued payable as provided in this section unless the issuance of the bonds has been authorized by an election, or the bonds are issued

prior to November 1, 1982 payable from a hotel and motel tax which was authorized at an election held prior to July 1, 1979.

---

FLOYD H. MILLEN  
Speaker of the House

---

TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 632, Sixty-eighth General Assembly.

---

DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

including the Iowa motor fuel tax and that the total purchase price including tax has been paid; provided, that as to refund invoices made on a billing machine the department of revenue may waive any of the requirements of this subsection.

HOUSE FILE 645

AN ACT

RELATING TO THE FORM OF INVOICES FOR THE PURCHASE OF MOTOR FUEL TO SUPPORT A CLAIM FOR REFUND OF MOTOR FUEL TAX.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section three hundred twenty-four point seven-teen (324.171, subsection three (3). Code 1979, is amended to read as follows:

3. No invoice shall be acceptable in support of a claim for refund unless it is a separate serially numbered invoice covering no more than one purchase of motor fuel, prepared by the seller on a form approved by the department of revenue ~~with double-faced carbon paper under the original~~ which will prevent erasure or alteration; nor unless it is legibly written with no corrections or erasures and shows the date of sale, the name and address of the seller and of the purchaser, the kind of motor fuel, the gallonage in ~~words-and~~ figures, the per gallon price of the motor fuel, the per gallon rate of any tax added to the product price, the total purchase price

\_\_\_\_\_  
FLOYD H. MILLEN  
Speaker of the House

\_\_\_\_\_  
TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 645, Sixty-eighth General Assembly.

\_\_\_\_\_  
DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

\_\_\_\_\_  
ROBERT D. RAY  
Governor

H.F. 645

HOUSE FILE 650

AN ACT

RELATING TO PARTIAL PROPERTY TAX EXEMPTIONS FOR INDUSTRIAL  
PROPERTY ON WHICH IMPROVEMENTS HAVE BEEN MADE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. NEW SECTION. A city council, by ordinance, or a county board of supervisors as authorized by section two (2) of this Act, by resolution, may provide for a partial exemption from property taxation of the actual value added to industrial real estate by the new construction of industrial real estate and the acquisition of or improvement to machinery

and equipment assessed as real estate pursuant to section four hundred twenty-seven A point one (427A.1), subsection one (1), paragraph e, of the Code. New construction means new buildings and structures and includes new buildings and structures which are constructed as additions to existing buildings and structures. New construction does not include reconstruction of an existing building or structure which does not constitute complete replacement of an existing building or structure or refitting of an existing building or structure, unless the reconstruction of an existing building or structure is required due to economic obsolescence and the reconstruction is necessary to implement recognized industry standards for the manufacturing and processing of specific products and the reconstruction is required for the owner of the building or structure to continue to competitively manufacture or process those products which determination shall receive prior approval from the city council of the city or the board of supervisors of a county upon the recommendation of the Iowa development commission. The exemption shall also apply to new machinery and equipment assessed as real estate pursuant to section four hundred twenty-seven A point one (427A.1), subsection one (1), paragraph e, of the Code unless the machinery or equipment is part of the normal replacement or operating process to maintain or expand the existing operational status.

The ordinance or resolution may be enacted not less than thirty days after holding a public hearing in accordance with section three hundred fifty-eight A point six (358A.6) of the Code in the case of a county, or section three hundred sixty-two point three (362.3) of the Code in the case of a city. The ordinance or resolution shall designate the length of time the partial exemption shall be available and may provide for an exemption schedule in lieu of that provided in section three (3) of this Act. However, an alternative

exemption schedule adopted shall not provide for a larger tax exemption in a particular year than is provided for that year in the schedule contained in section three (3) of this Act.

Sec. 2. NEW SECTION.

1. The board of supervisors of a county which has appointed a county zoning commission and provided for county zoning under the provisions of chapter three hundred fifty-eight A (358A) of the Code may, by resolution, provide for a partial exemption from property taxation of the actual value added to industrial real estate as provided under section one (1) of this Act.

2. The board of supervisors of a county which has not appointed a zoning commission may, by resolution, provide for a partial exemption from property taxation of the actual value added to industrial real estate as provided under section one (1) of this Act in the following areas:

a. Outside the incorporated limits of a city to which a city has extended its zoning ordinance pursuant to section four hundred fourteen point twenty-three (414.23) of the Code which complies with the city's zoning ordinance.

b. Outside the incorporated limits of a city which has adopted a zoning ordinance but which has not extended the ordinance to the area permitted under section four hundred fourteen point twenty-three (414.23) of the Code if the property would be within the area to which a city may extend a zoning ordinance pursuant to section four hundred fourteen point twenty-three (414.23) of the Code.

c. Outside the incorporated limits of a city which has not adopted a zoning ordinance but which would be within the area to which a city may extend a zoning ordinance pursuant to section four hundred fourteen point twenty-three (414.23) of the Code.

3. The board of supervisors of a county which has not appointed a zoning commission may, by resolution, provide for a partial exemption from property taxation of the actual value added to industrial real estate as provided under section one (1) of this Act in an area where the partial exemption could not otherwise be granted under this Act where the actual value added is to industrial real estate existing on the effective date of this Act.

To grant an exemption under the provisions of this section, the county board of supervisors shall comply with all of the requirements imposed by this Act upon the city council of a city.

Sec. 3. NEW SECTION. The actual value added to industrial real estate for the reasons specified in section one (1) of this Act is eligible to receive a partial exemption from taxation for a period of five years. "Actual value added" as used in this Act means the actual value added as of the first year for which the exemption is received, except that actual value added by improvements to machinery and equipment means the actual value as determined by the assessor as of January first of each year for which the exemption is received. The amount of actual value added which is eligible to be exempt from taxation shall be as follows:

- a. For the first year, seventy-five percent.
- b. For the second year, sixty percent.
- c. For the third year, forty-five percent.
- d. For the fourth year, thirty percent.
- e. For the fifth year, fifteen percent.

This schedule shall be followed unless an alternative schedule is adopted by the city council of a city or the board of supervisors of a county in accordance with section one (1) of this Act.

However, the granting of the exemption under this section for new construction constituting complete replacement of

an existing building or structure shall not result in the assessed value of the industrial real estate being reduced below the assessed value of the industrial real estate before the start of the new construction added.

Sec. 4. NEW SECTION. An application shall be filed for each project resulting in actual value added for which an exemption is claimed. The application for exemption shall be filed by the owner of the property with the local assessor by February first of the assessment year in which the value added is first assessed for taxation. Applications for exemption shall be made on forms prescribed by the director of revenue and shall contain information pertaining to the nature of the improvement, its cost, and other information deemed necessary by the director of revenue.

A person may submit a proposal to the city council of the city or the board of supervisors of a county to receive prior approval for eligibility for a tax exemption on new construction. The city council, by ordinance, or the board of supervisors, by resolution, may give its prior approval of a tax exemption for new construction if the new construction is in conformance with the zoning plans for the city or county. The prior approval shall also be subject to the hearing requirements of section one (1) of this Act. Such prior approval shall not entitle the owner to exemption from taxation until the new construction has been completed and found to be qualified real estate. However, if the tax exemption for new construction is not approved, the person may submit an amended proposal to the city council or board of supervisors to approve or reject.

Sec. 5. NEW SECTION. When in the opinion of the city council or the county board of supervisors continuation of the exemption granted by this Act ceases to be of benefit to the city or county, the city council or the county board of supervisors may repeal the ordinance authorized by section

one (1) of this Act, but all existing exemptions shall continue until their expiration.

Sec. 6. NEW SECTION. A property tax exemption under this Act shall not be granted if the property for which the exemption is claimed has received any other property tax exemption authorized by law.

---

FLOYD H. MILLEN  
Speaker of the House

---

TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 650, Sixty-eighth General Assembly.

---

DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

HOUSE FILE 669

AN ACT  
REQUIRING A LIFE CYCLE COST ANALYSIS FOR CERTAIN GOVERN-  
MENT CONSTRUCTION PROJECTS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. NEW SECTION. DEFINITIONS. As used in this Act unless the context otherwise requires:

1. "Public agency" means a county, city, school district, school corporation or combination thereof or an executive board, commission, bureau, division, office or department of the state.
2. "Facility" means a building having twenty thousand square feet or more of usable floor space that is heated or cooled by a mechanical or electrical system.
3. "Initial cost" means the moneys required for the capital construction or renovation of a facility.
4. "Renovation" means a project where additions or alterations exceed fifty percent of the value of a facility and will affect an energy system.
5. "Economic life" means the projected or anticipated useful life of a facility as expressed by a term of years.
6. "Life cycle cost analysis" means an analytical technique that considers certain costs of owning, using and operating a facility over its economic life including but not limited to the following:
  - a. Initial costs.
  - b. System repair and replacement costs.
  - c. Maintenance costs.
  - d. Operating costs, including energy costs.
  - e. Salvage value.
7. "Energy system" includes but is not limited to the following equipment or measures:
  - a. Equipment used to heat or cool the facility.

- b. Equipment used to heat water in the facility.
- c. On-site equipment used to generate electricity for the major facility.
- d. On-site equipment that uses the sun, wind, oil, natural gas, coal or electricity as a power source.
- e. Energy conservation measures in the facility design and construction that decrease the energy requirements of the facility.

Sec. 2. NEW SECTION. POLICY--ANALYSIS REQUIRED. The general assembly declares that energy management is of primary importance in the design of publicly-owned facilities. Commencing January 1, 1980, a public agency responsible for the construction or renovation of a facility shall, in a design begun after that date, include as a design criterion the requirement that a life cycle cost analysis be conducted for the facility. The objectives of the life cycle cost analysis are to optimize energy efficiency at an acceptable life cycle cost. The life cycle cost analysis shall meet the requirements of section three (3) of this Act.

Sec. 3. NEW SECTION. ELEMENTS OF ANALYSIS.

1. A life cycle cost analysis shall include but is not limited to the following elements:
  - a. Specification of energy management objectives and health, safety and functional constraints. The facility design shall comply with applicable state or local building code requirements.
  - b. Identification of the energy needs of the facility and energy system alternatives to meet those needs.
  - c. Cost of the energy system alternatives identified in paragraph b of this subsection.
  - d. Determination of amounts and timing of cash flow.
  - e. Calculation of life cycle cost using an economic model such as but not limited to rate of return, annual equivalent cost or present equivalent cost.

f. Evaluation of design and system alternatives using a method such as, but not limited to design matrixes, ranking tables or network analysis.

2. A public agency or a person preparing a life cycle cost analysis for a public agency shall consider the methods and analytical models in section six (6) of the manual of procedures for authorized class "A" energy auditors as amended to March 31, 1979 by the engineering research institute at Iowa state university of science and technology in preparing a life cycle cost analysis.

Sec. 4. NEW SECTION. ANALYSIS APPROVED. The life cycle cost analysis shall be approved by the public agency before contracts for the construction or renovation are let. A public agency may accept a facility design and shall meet the requirements of this Act if the design meets the operational requirements of the agency and provides the optimum life cycle cost. The public agency shall retain a copy of the life cycle cost analysis and a statement justifying a design decision both of which shall be available for public inspection at reasonable hours.

Sec. 5. NEW SECTION. EXCEPTIONS. This Act does not apply to buildings currently used by the division of adult corrections of the department of social services as maximum security detention facilities or to the renovation of property nominated to, or entered in the national register of historic places, designated by statute, or included in an established list of historic places compiled by the director of the division of historical preservation of the Iowa state historical department.

Sec. 6. NEW SECTION. RESTRICTION ON USE OF PUBLIC FUNDS. public funds shall not be used for the construction or renovation of a facility unless the design for the work is prepared in accordance with this Act and the actual construction or renovation meets the requirements of the design.

Sec. 7. This Act shall be effective January 1, 1980, except that for a county, city, school district, school corporation, or combination thereof the Act shall be effective January 1, 1982.

---

FLOYD H. MILLEN  
Speaker of the House

---

TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 669, Sixty-eighth General Assembly.

---

DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

HOUSE FILE 676

AN ACT

RELATING TO THE SALES, SERVICE, AND USE TAX BY IMPOSING THE SERVICE TAX ON ALL PARKING FACILITIES, EXEMPTING FROM THE TAX THE GROSS RECEIPTS FROM LABORATORY TESTS ON HUMAN BEINGS, ENVELOPES FOR ADVERTISING, PROPERTY PURCHASED FOR PACKAGING TANGIBLE PERSONAL PROPERTY SOLD AT RETAIL, SALES AND SERVICES RENDERED, FURNISHED, OR PERFORMED BY COUNTIES AND CITIES, AND TRANSFERS OF VEHICLES SUBJECT TO REGISTRATION FROM A SOLE PROPRIETORSHIP OR PARTNERSHIP TO A CORPORATION FORMED BY THE SOLE PROPRIETORSHIP OR PARTNERSHIP FOR THE PURPOSE OF CONTINUING THE BUSINESS OF THE SOLE PROPRIETORSHIP OR PARTNERSHIP AS A CORPORATION, PROVIDING THAT DELINQUENT TAXES, PENALTIES, AND INTEREST ON SALES AND SERVICES PROVIDED BY CITIES AND COUNTIES SHALL NOT BE COLLECTED, AND PROVIDING FOR THE REFUND OF ANY SALES, SERVICE, AND USE TAXES COLLECTED AFTER JANUARY 1, 1973, FROM A MUNICIPAL SOLID WASTE FACILITY WHICH HAVE NO EARNINGS GOING TO THE BENEFIT OF AN EQUITY INVESTOR OR STOCKHOLDER.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section four hundred twenty-two point forty-three (422.43), unnumbered paragraph nine (9), Code 1979, is amended to read as follows:

The following enumerated services shall be subject to the tax herein imposed on gross taxable services: Alteration and garment repair; armored car; automobile repair; battery, tire and allied; investment counseling (excluding investment services of trust departments); bank service charges; barber and beauty; boat repair; car wash and wax; carpentry; roof, shingle, and glass repair; dance schools and dance studios;

dry cleaning, pressing, dyeing, and laundering; electrical repair and installation; engraving, photography, and retouching; equipment rental; excavating and grading; farm implement repair of all kinds; flying service, except agricultural aerial application services and aerial commercial and charter transportation services; furniture, rug, upholstery repair and cleaning; fur storage and repair; golf and country clubs and all commercial recreation; house and building moving; household appliance, television, and radio repair; jewelry and watch repair; machine operator; machine repair of all kinds; motor repair; motorcycle, scooter, and bicycle repair; oilers and lubricators; office and business machine repair; painting, papering, and interior decorating; parking ~~tests~~ facilities; pipe fitting and plumbing; wood preparation; private employment agencies; printing and binding; sewing and stitching; shoe repair and shoeshine; storage warehousing of raw agricultural products; telephone answering service: test laboratories, except tests on humans; termite, bug, roach, and pest eradicators; tin and sheet metal repair; turkish baths, massage, and reducing salons; vulcanizing, recapping, and retreading; weighing; welding; well drilling; wrapping, packing, and packaging of merchandise other than processed meat, fish, fowl and vegetables; wrecking service; wrecker and towing.

Sec. 2. Section four hundred twenty-two point forty-five (422.45), subsection nine (9), Code 1979, is amended to read as follows:

9. Gross receipts from the sales of newspapers, free newspapers or shoppers guides and the printing and publishing thereof, and envelopes for advertising.

Sec. 3. Section four hundred twenty-two point forty-five (422.45), Code 1979, is amended by adding the following new subsection:

NEW SUBSECTION. The gross receipts from the sale of property which is a container, label, carton, pallet, packing case, wrapping paper, twine, bag, bottle, shipping case or other similar article or receptacle sold to retailers or manufacturers for the purpose of packaging or facilitating the transportation of tangible personal property sold at retail.

Sec. 4. Section four hundred twenty-two point forty-five (422.45), Code 1979, is amended by adding the following new subsection:

NEW SUBSECTION. The gross receipts from sales or services rendered, furnished or performed by a county or city. This exemption does not apply to the tax specifically imposed under section four hundred twenty-two point forty-three (422.43) of the Code on the gross receipts from the sales, furnishing or service of gas, electricity, water, heat and communication service to the public by a municipal corporation in its proprietary capacity.

Sec. 5. Section four hundred twenty-three point four (423.4), Code 1979, is amended by adding the following new subsection:

NEW SUBSECTION. Vehicles subject to registration which are transferred from a business or individual conducting a business within this state as a sole proprietorship or partnership to a corporation formed by the sole proprietorship or partnership for the purpose of continuing the business when all of the stock of the corporation so formed is owned by the sole proprietor and the sole proprietor's spouse or by all the partners in the case of a partnership. This exemption is equally available where the vehicles subject to registration are transferred from a corporation to a sole proprietorship or partnership formed by that corporation for the purpose of continuing the business when all of the in-

cidents of ownership are owned by the same person or persons who were stockholders of the corporation.

Sec. 6. The director of revenue shall not collect any tax due or delinquent, including interest and penalties, from sales or services rendered, furnished or performed, before the effective date of this Act if such sales or services would be exempt under section four (4) of this Act if made after the effective date of this Act. Any tax that has been collected before the effective date of this Act is not refundable.

Sec. 7. Notwithstanding the provisions of division four (IV) of chapters four hundred twenty-two (422) and four hundred twenty-three (423) of the Code, any municipally-owned solid waste facility which sells all or part of its processed waste as fuel to a municipally-owned public utility and which have no earnings going to the benefit of an equity investor or stockholder may make application to the department for the refund of any sales, service or use taxes paid by them or the contractor on the gross receipts of all sales of goods, wares or merchandise or from services rendered, furnished, or performed between January 1, 1973 and July 1, 1978. Upon receipt of application for a refund, the director shall verify that under the facts specified by the applicant the applicant would now be exempt from the payment of the sales or use tax under subsection five (5) of section four hundred twenty-two point forty-five (422.45) of the Code or would be entitled to a refund under subsection seven (7) of section four hundred twenty-two point forty-five (422.45) of the Code.

The application for a refund authorized under this subsection shall be filed with the director within one year after the effective date of this Act. If the director determines that the applicant would now be exempt or entitled to a refund under subsection five (5) or seven (7) of section

four hundred twenty-two point forty-five (422.45) of the Code,  
the director shall remit the amount of the refund to the  
applicant.

---

FLOYD H. MILLEN  
Speaker of the House

---

TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and  
is known as House File 676, Sixty-eighth General Assembly.

---

DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

HOUSE FILE 693

AN ACT  
PROVIDING FOR AN INDIVIDUAL INCOME TAX REBATE FOR 1978 TAXES  
AND MAKING AN APPROPRIATION.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Except as otherwise provided in this Act, each individual shall be treated as having made an additional payment against the tax imposed by division two (11) of chapter four hundred twenty-two (422) of the Code, for a tax year beginning in 1978 in an amount as determined pursuant to section two (2) of this Act.

Sec. 2. The amount treated as paid by the taxpayer for the tax year beginning in 1978 by reason of this Act shall be as follows:

1. The amount of the taxpayer's tax liability to the extent the tax liability does not exceed fifteen dollars.
2. Fifteen dollars, to the extent the taxpayer's tax liability is greater than fifteen dollars but less than one hundred fifty dollars.
3. Ten percent of the taxpayer's liability to the extent the tax liability is one hundred fifty dollars or more, but in no event shall the tax payment exceed two hundred fifty dollars.

Sec. 3. For purposes of this Act, the tax liability for the tax year beginning in 1978 shall be the tax imposed by division two (11) of chapter four hundred twenty-two (422) of the Code, for that year, reduced by the sum of the credits allowable under section four hundred twenty-two point twelve (422.12) and section four hundred twenty-two point eight (422.8), subsection one (1) of the Code for that year. A husband and wife shall be considered one taxpayer and the amount of the rebate shall be determined on the basis of the combined tax liability of the husband and wife.

Sec. 4. The payment provided by this Act shall be deemed made on the last date prescribed by law for the filing of the returns of tax in section four hundred twenty-two point twenty-one (422.21) of the code for the tax year beginning in 1978, including any extensions thereof. A payment shall not be deemed to have been made unless the return is filed on or before the due date or the extended due date.

Sec. 5. A payment of tax deemed made under this Act by an individual for a tax year beginning in 1978, shall be considered an overpayment and shall be credited by the department against any tax due under chapter four hundred twenty-two (422) of the Code from the person who made the overpayment or, if no such tax is due, the amount shall be refunded by the department. Any payment of tax of one dollar or less shall be subject to the provisions for refunding contained in section four hundred twenty-two point sixteen (422.16), subsection eleven (11), paragraph e of the Code.

Sec. 6. A payment of tax deemed made under this Act by an individual for a tax year beginning in 1978, which is to be refunded under section five (5) of this Act shall be refunded to the taxpayer. If the refund is not made within one hundred twenty days from the date of payment provided under section four (4) of this Act, interest shall be paid at the rate of three-fourths of one percent per month counting each fraction of a month as an entire month. Interest shall not be paid on returns improperly and incorrectly prepared.

Sec. 7. The provisions of this Act shall not be in effect after June 30, 1980.

Sec. 8. The director of revenue may adopt rules pursuant to chapter seventeen A (17A) of the Code to carry out the provisions of this Act.

Sec. 9. There is appropriated, out of any funds in the general fund of the state not otherwise appropriated, a sum sufficient to carry out the provisions of this Act.

Sec. 10. The provisions of this Act shall not be codified in the permanent Code but shall be printed in the session laws only.

Sec. 11. This Act, being deemed of immediate importance, shall take effect from and after its publication in the Marshalltown Times-Republican, a newspaper published in Marshalltown, Iowa, and in the Muscatine Journal, a newspaper published in Muscatine, Iowa.

---

FLOYD H. MILLEN  
Speaker of the House

---

TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 693, Sixty-eighth General Assembly.

---

DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

HOUSE FILE 734

AN ACT

RELATING TO AND APPROPRIATING FROM THE GENERAL FUND OF THE STATE AND VARIOUS TRUST FUNDS FOR VARIOUS OPERATIONS AND GRANTS AND AIDS TO DEPARTMENTS AND AGENCIES OF THE STATE WHOSE RESPONSIBILITIES RELATE TO AGRICULTURAL AFFAIRS, ECONOMIC DEVELOPMENT, ENERGY RESEARCH, COAL RESEARCH, AND NATURAL RESOURCES MANAGEMENT AND RESEARCH AND PROVIDING FOR A PENALTY.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. DEPARTMENT OF AGRICULTURE. There is appropriated from the general fund of the state and the trust funds indicated to the department of agriculture for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. GENERAL ADMINISTRATION		
a. From the general fund for salaries, support, maintenance, and miscellaneous purposes including a market news study.....	\$ 1,098,652	\$ 1,087,460
b. From the fertilizer fund to be transferred to the administration division.....	\$ 25,000	\$ 25,000

c. From the dairy trade practice fund to be transferred to the administration division.....	\$ 58,825	\$ 57,133
d. From the commercial feed fund to be transferred to the administration division.....	\$ 25,000	\$ 25,000
2. REGULATORY DIVISION		
From the general fund for salaries, support, maintenance, and miscellaneous purposes..	\$ 3,011,735	\$ 2,977,256

It is a condition of the appropriations made by this subsection that for every dollar of federal funds received for indirect costs in excess of the amount appropriated for the meat and poultry section of the regulatory division, one dollar of the amount appropriated shall be returned to the general fund of the state.

3. LABORATORY DIVISION		
a. From the general fund for salaries, support, maintenance, and miscellaneous purposes.....	\$ 507,348	\$ 492,145
b. From the commercial feed fund to be transferred to the laboratory division.....	\$ 552,460	\$ 542,540
c. From the pesticide fund to be transferred to the laboratory division.....	\$ 330,455	\$ 325,707
d. From the fertil-		

izer fund to be transferred to the labora-

tory division..... \$ 503,934 \$ 490,007

4. Funds appropriated by this section to the department of agriculture shall be used to pay salaries and support for not more than three hundred forty-one full-time equivalent positions.

Sec. 2. BRUCELLOSIS INDEMNITY. There is appropriated from the general fund of the state to the department of agriculture for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the sum of twenty-five thousand (25,000) dollars, or so much thereof as may be necessary, to make grants to counties to pay the indemnity and the expenses of the inspection and testing of animals as provided in chapters one hundred sixty-three A (163A) and one hundred sixty-four (164) of the Code. The secretary of agriculture shall not approve a grant under this section to a county unless the board of supervisors has levied the maximum levy for the county brucellosis eradication fund under section one hundred sixty-four point twenty-three (164.23) of the Code for each of the fiscal years in the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 and all funds in the county brucellosis eradication fund including all unobligated funds transferred from the county tuberculosis eradication fund, have been expended. However, no individual claimant, in a single county, shall receive more than five thousand (5,000) dollars in a single fiscal year.

Sec. 3. Chapter one hundred fifty-nine (159). Code 1979, is amended by adding the following new section:

NEW SECTION. The secretary shall not approve the use of end intake airprobes, which use a vacuum to collect a sample from a load of grain, pursuant to section one hundred fifty-nine point five (159.5), subsection ten (10) of the Code. A person who uses a method of probing for foreign material

content of grain which is not approved by the secretary is guilty of a simple misdemeanor.

Sec. 4. STATE CONSERVATION COMMISSION. There is appropriated from the general fund of the state and the funds indicated to the state conservation commission and its divisions for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following amounts, or so much thereof as may be necessary, to be used for the following purposes:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>

1. DIVISION OF LANDS  
AND WATERS

For deposit in the state conservation fund from the general fund of the state for salaries, support, maintenance, equipment and miscellaneous purposes for not more than two hundred eighty-eight full-time equivalent positions of the division, and for maintenance of state parks, waters, and forests, and including not more than one million two hundred seventy-five thousand one hundred two (1,275,102) dollars during the fiscal year beginning July 1, 1979 and one million two hundred seventy-seven thousand

one hundred eighty-seven (1,277,187) dollars during the fiscal year beginning July 1, 1980 which shall be available for the administration fund from the state conservation fund in compliance with the provision6 of section one hundred seven point seventeen (107.17) of the Code.....

\$ 5,077,176      \$ 4,922,838

2. DIVISION OF FISH

AND GAME

a. From the state fish and game protection fund for salaries, support, maintenance, equipment and miscellaneous purposes for not more than two hundred seventy-seven full-time equivalent positions, including not more than one million two hundred seventy-five thousand one hundred two (1,275,102) dollars during the fiscal year beginning on July 1, 1979 and one million two hundred seventy-seven thousand one hundred eighty-seven (1,277,187) dollars

during the fiscal year beginning on July 1, 1980 which shall be available each fiscal year from the state fish and game protection fund for the administration fund in compliance with the provisions of section one hundred seven point seventeen (107.17) of the Code.....

\$ 8,113,184      \$ 7,994,489

b. From the general fund of the state to a contingency fund to be used to replace federal funds under the "Pittman-Robertson Act", 16 U.S.C. s. 669 et seq., if those federal funds become un-

available..... \$ 700,000      \$

If the state conservation commission is reimbursed by the federal government for expenditures made from this contingency fund, the state conservation commission shall deposit the reimbursement in the general fund of the state.

3. STATE ADVISORY BOARD FOR PRESERVES

From the general fund of the state for salaries, support, and maintenance of not more than one full-time equivalent position and for equipment and miscellaneous purposes for carrying out the duties of the board..... \$ 40,347 \$ 39,921

**4. LAND SURVEYS**

From the general fund of the state for land surveys to establish and identify the boundaries of state-owned land..... \$ 45,000 \$ 45,000

**5. MISSOURI AND MISSISSIPPI RIVER BASIN COMMISSIONS**

From the general fund of the state for the state's contribution for support of the Missouri and Mississippi River Basin Commissions..... \$ 48,000 \$ 48,000

**6. GREEN THUMB PROGRAM**

From the general fund for deposit in the green thumb fund for the employment of persons under the green thumb program established pursuant

to chapter six hundred one H (601H) of the Code..... \$ 141,750 \$ 148,830

**7. PROTECTED WATER AREAS STUDY**

From the general fund of the state for not more than one full-time equivalent position for the continuation of the protected water areas study established by Acts of the Sixty-seventh General Assembly, 1978 Session, chapter one thousand nine (1009), section one (1), subsection two (2), paragraph c..... \$ 50,000 \$

**8. GREAT RIVER ROAD STUDY**

From the general fund of the state for the great river road study..... \$ 25,000 \$ 37,500

Sec. 5. **MARINE FUEL TAX FUND.** There is appropriated from the marine fuel tax fund for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the state conservation commission, division of lands and waters, the amounts computed as provided in section three hundred twenty-four point eighty-four (324.84) of the Code, which amounts shall be deposited in the state conservation fund for use in the state conservation commission recreational boating program as provided in subsections one (1) through five (5) of section three hundred twenty-four point seventy-

nine (324.79) of the Code. The unencumbered or unobligated balances of funds specifically allocated for capital projects for fiscal years 1979-1980 and 1980-1981 shall not revert to the fund from which appropriated until June 30, 1983 and June 30, 1984, respectively.

Sec. 6. ADMINISTRATION FUND.

1. The transfer of funds from the state conservation fund and the state fish and game protection fund to the administration funds shall not exceed the amounts specified in subsections one (1) and two (2) of section four (4) of this Act. Such funds shall be used for salaries and support of not more than one hundred ten full-time equivalent positions.

2. a. Funds remaining in the fish and game protection fund during fiscal years 1979-1980 and 1980-1981 which are not specifically appropriated by section four (4) of this Act are appropriated and may be used for capital projects and contingencies arising during the fiscal years beginning July 1, 1979 and July 1, 1980.

b. A contingency shall not include any purpose or project which was presented to the general assembly by way of a bill or a proposed bill and which failed to be enacted into law. For the purpose of this subsection, a necessity of additional operating funds may be construed as a contingency.

Before any of the funds authorized to be expended by this subsection shall be allocated for contingencies, it shall be determined by the executive council that a contingency exists and that the contingency was not existent while the general assembly was in session and that the proposed allocation shall be for the best interests of the state.

If a contingency arises or could reasonably be foreseen during the time the general assembly is in session, expenditures for the contingency must be authorized by the general assembly.

3. Notwithstanding section four hundred fifty-three point seven (453.7), subsection two (2) of the Code, interest or

earnings on investments or time deposits of the funds in the state fish and game protection fund shall be credited to the state fish and game protection fund.

4. All receipts and refunds and reimbursements related to activities funded by the administration fund are appropriated to the administration fund. All refunds and reimbursements relating to activities of the state fish and game protection fund shall be credited to the state fish and game protection fund.

5. The state conservation commission shall establish a priority list of watersheds above publicly-owned lakes and areas within those watersheds which are of highest importance based on soil loss to be used for the allocation of funds set aside in subsection five (5) of section nineteen (19) of this Act for permanent soil conservation practices on watersheds above publicly-owned lakes.

Sec. 7. OPEN SPACES SCHOOL TAX PAYMENT. There is appropriated from the general fund of the state to the state conservation commission the amount of thirty-five thousand (35,000) dollars to pay school taxes for the fiscal year beginning July 1, 1980 on the lands acquired under the open spaces acquisition program, commenced in Acts of the Sixty-fifth General Assembly, 1973 Session, chapter seventy-four (74), which would otherwise be subject to the levy of school taxes. The assessed value of the open spaces land shall be that determined pursuant to section four hundred twenty-seven point one (427.1), subsection thirty-one (31), of the Code and the commission may protest the assessed value in the manner provided by law for any property owner to protest an assessment. For the purposes of chapter four hundred forty-two (442) of the Code, the assessed value of the open spaces land shall be included in the valuation base of the school district and the payments made pursuant to this section shall be considered as property tax revenues and not as miscellaneous income. The county treasurer shall certify the taxes due

to the commission. If the total amount of taxes due certified to the commission exceeds thirty-five thousand (35,000) dollars, the taxes due shall be reduced proportionately so that the total amount equals thirty-five thousand (35,000) dollars.

Sec. 8. Section one hundred ten point three (110.3), Code 1979, is amended to read as follows:

110.3 WILDLIFE HABITAT STAMP. A resident or nonresident person required to have a hunting or trapping license shall not hunt or trap unless he or she has on his or her person a valid wildlife habitat stamp signed in ink with his or her signature across the face of the stamp. This section shall not apply to residents who are permanently disabled or who are younger than sixteen or older than sixty-five years of age. Special wildlife habitat stamps shall be administered in the same manner as hunting and trapping licenses except all revenue derived from the sale of the wildlife habitat stamps shall be used within the state of Iowa for habitat development and shall be deposited in the state fish and game protection fund. The revenue may be used for the matching of federal funds. The revenues and any matched federal funds shall be used for acquisition of land, leasing of land or obtaining of easements from willing sellers for use as wildlife habitats. Notwithstanding the exemption provided by section 427.1, any land acquired with the revenues and matched federal funds shall be subject to the full consolidated levy of property taxes which shall be paid from those revenues. In addition such revenue may be used for the development, management and enhancement of wildlife lands and habitat areas. Not more less than fifty percent of all revenue from the sale of wildlife habitat stamps may shall be used by the commission to enter into agreements with county conservation boards or other public agencies in order to carry out the purposes of this section. The state share of funding of those agreements provided by the revenue from the sale of wildlife habitat stamps shall not exceed fifty seventy-five percent.

Sec. 9. Section one hundred ten B point four (110B.4), Code 1979, is amended to read as follows:

110B.4 USE OF REVENUE. All revenue shall be used for projects approved by the commission for the purpose of protecting and propagating migratory waterfowl and for the acquisition, development, restoration, maintenance or preservation of wetlands, except for that part which is specified by the commission for use in paying administrative expenses as provided in section 107.17.

The commission may enter into contracts with nonprofit organizations for the use of one-half fifteen percent of such funds outside the United States if the commission finds that such contracts are necessary for carrying out the purposes of this chapter.

Sec. 10. IOWA DEVELOPMENT COMMISSION. There is appropriated from the general fund of the state to the Iowa development commission for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. a. For salaries and support of not more than fifty-eight full-time equivalent positions, and maintenance and miscellaneous purposes .....	\$ 1,966,880	\$ 2,074,628

b. From funds appropriated by paragraph a of this subsection the Iowa development commission shall allocate not to exceed thirty-one thousand five hundred (31,500) dollars for each fiscal year of the biennium beginning July 1, 1979 and ending June 30, 1981 for the seven regional tourism districts, not to exceed five thousand (5,000) dollars per

district, for each district which provides on a dollar-to-dollar matching basis funds equal to the amount allocated by the Iowa development commissron.

2. For salaries, support of no more than two full-time equivalent positions, maintenance and miscellaneous purposes of the European office..... \$ 178,000 \$

3. For promotion of gasohol and associated by-products..... \$ 50,000 \$

Sec. 11. COAL RESEARCH PROJECT. There is appropriated from the general fund of the state to Iowa state university of science and technology for the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the sum of three hundred thousand (300,000)dollars or so much thereof as may be necessary to be used by the energy and mineral resources research institute to conclude the coal research project authorized by Acts of the Sixty-seventh General Assembly, 1978 Session, chapter one thousand four (1004), section six (6). The funds appropriated by this section shall be used solely for the authorized research and shall not be used for related academic activities or studies. The energy and mineral resources research institute shall submit a final report on the coal research project to the appropriation subcommittees on natural resources of both houses of the general assembly.

Sec. 12. ETHANOL RESEARCH. The funds appropriated by Acts of the Sixty-seventh General Assembly, 1978 Session, chapter one thousand nine (1009). section one (1), subsection five (5), to Iowa state university of science and technology for ethanol research shall not revert to the general fund, notwithstanding section three (3) of that Act, until the end of the fiscal year ending July 30, 1980.

Sec. 13. ENERGY POLICY COUNCIL. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, to the energy policy council the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
ENERGY POLICY COUNCIL		
1. OPERATIONS		
For salaries and support of not more than eleven full-time equivalent positions, and for maintenance and miscellaneous purposes.....	\$ 230,192	\$ 233,683

2. PUBLIC BUILDINGS		
ENERGY CONSERVATION ADMINISTRATION		
For salaries and support of not more than six full-time equivalent positions, and for maintenance and miscellaneous purposes.....	\$ 77,625	\$ 77,912

Sec. 14. DEPARTMENT OF ENVIRONMENTAL QUALITY. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1979 and ending June 30, 1981, to the department of environmental quality, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. For salaries,		

support and maintenance of not more than one hundred eighty-six full-time equivalent positions and for miscellaneous purposes.....

\$ 2,206,852      \$ 2,213,998

During the fiscal year for which funds are appropriated by this section the department of environmental quality shall not require the installation or use of equipment to control the emission of dust or other particulate matter on facilities for the storage of grain which are located within the ambient air quality attainment areas for suspended particulates.

2. For payments to the governing bodies responsible for publicly-owned sewage treatment facilities which are eligible for grants under section two hundred two (202) of the federal Water Pollution Control Act, 33 U.S.C. 466 et seq., as amended

by the federal Clean Water Act of 1977, Pub.

L. 95-217, in an amount equal to five percent of the amount approved as the eligible cost of the project by the Iowa water quality com-

mission..... \$ 4,000,000      \$ 5,000,000

The provisions of section eight point thirty-three (8.33) of the Code shall not apply to the funds appropriated by this subsection. Unencumbered or unobligated funds remaining on June 30, 1983 from funds appropriated for the fiscal year beginning July 1, 1979, shall revert to the general fund on September 30, 1983. Unencumbered or unobligated funds remaining on June 30, 1984 from funds appropriated for the fiscal year beginning July 1, 1980 shall revert to the general fund on September 30, 1984.

Sec. 15. GROUND WATER MONITORING. The funds appropriated by Acts of the Sixty-seventh General Assembly, 1978 Session, chapter one thousand four (1004), section seventeen (17), subsection one (1), paragraph b, to the department of environmental quality for ground water monitoring shall not revert to the general fund, notwithstanding the first unnumbered paragraph of section seventeen (17) of that Act, until the end of the fiscal year ending June 30, 1980.

Sec. 16. Section four hundred fifty-five B point thirty-two (455B.32), subsection three (3), Code 1979, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. A publicly-owned treatment works whose discharge meets the final effluent limitations which were contained in its discharge permit on the date that construction of the publicly-owned treatment works was approved by the department shall not be required to meet more stringent effluent limitations for a period of ten years from the date

the construction was completed and accepted but not longer than twelve years from the date that construction was approved by the department.

Sec. 17. STATE FAIR BOARD. There is appropriated from the general fund of the state to the Iowa state fair board for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following sums, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. For maintenance of state fair buildings and grounds.....	\$ 85,000	\$ 85,000
2. For premiums.....	\$ 10,000	5 10,000
3. For state aid to agricultural societies (local fairs).....	\$ 210,000	\$ 210,000

4. The appropriation contained in subsection three (3) of this section for state aid to agricultural societies is conditional upon full compliance with all other statutes which regulate and prescribe the conditions under which such aid is available. Such moneys shall not be used for other than the payment of cash premiums, and a county shall not receive more than two thousand one hundred (2,100) dollars except that in a county where there are two definitely separate county extension offices, each such society shall receive state aid in the amount it would be entitled to if it were the only society in the county. In counties having more than one fair entitled to state aid, the state aid available shall be prorated to the fairs based on cash premiums paid by the fairs.

Sec. 18. GEOLOGICAL SURVEY--NATURAL RESOURCES COUNCIL--MISSISSIPPI PARKWAY--HOOVER BIRTHPLACE. There is appropriated from the general fund of the state for each fiscal year of

the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the following departments the amounts specified, or so much thereof as is necessary, to be used for the following purposes:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. GEOLOGICAL SURVEY		
For salaries, support and maintenance of not more than forty-three and thirty-six full-time equivalent positions during the fiscal years beginning July 1, 1979 and July 1, 1980, respectively, and for miscellaneous purposes for the general office.....	\$ 1,345,575	\$ 1,172,720

2. IOWA NATURAL RESOURCES COUNCIL--GENERAL OFFICE

For salaries, support and maintenance of not more than thirty-one full-time equivalent positions and for miscellaneous purposes.....	5 662,942	\$ 652,478
--	-----------	------------

Notwithstanding the provisions of section four hundred fifty-five A point seventeen (455A.17) of the Code, the Iowa natural resources council may perform its statutory duties relating to uses and developments of water sources of the state without meeting the provisions of a comprehensive statewide plan for the control, utilization, and protection

of the water resources of the state until such time as the plan is prepared and completed.

3. MISSISSIPPI RIVER

PARKWAY COMMISSION

For support, maintenance and miscellaneous purposes ..... \$ 20,000 \$ 20,000

4. HERBERT HOOVER

MEMORIAL BIRTHPLACE

FOUNDATION

For the purpose of assisting with capital improvements ..... \$ 2,750 \$ 2,750

Sec. 19. DEPARTMENT OF SOIL CONSERVATION. There is appropriated from the general fund of the state to the department of soil conservation for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. For salaries and support of not more than one hundred seventy-three full-time equivalent positions and maintenance, assistance to soil conservation districts and for miscellaneous purposes .....	\$ 2,544,670	\$ 2,528,876

It is the intent of the general assembly that twenty clerk-typist II positions be upgraded to that of secretary and that a position of director of conservancy districts be created.

2. For participation in and conjunction

with the federal government or any of its agencies in joint operations of watershed planning and development within *this* state..... \$ 25,000 \$ 25,000

3. For use and expenditures in participation and conjunction with the soil conservation service, United States department of agriculture, and state agencies in joint operations in conducting soil surveys on lands within this state..... \$ 325,000 \$ 347,000

4. For settlement of a judgment against the Cass county soil conservation district..... \$ 9,925

5. For cost sharing to provide state funding of not more than fifty percent of the approved cost of permanent soil conservation practices instituted under chapter four hundred sixty-seven A (467A) of the Code with priority given to projects on owner-operated and family-operated farms except that not more than five percent of the amount

appropriated in this subsection may be used for cost sharing to abate complaints filed under sections four hundred sixty-seven A point forty-seven (467A.47) and four hundred sixty-seven A point forty-eight (467A.48) of the Code and five percent or more of the amount appropriated by this subsection may be used for cost sharing not to exceed seventy-five percent of the approved cost of permanent soil conservation practices under chapter four hundred sixty-seven A (467A) of the Code on watersheds above publicly-owned lakes to be allocated in accordance with the priority list established by the state conservation commission as required in subsection five (5) of section six (6) of this Act and to provide not more than ten percent of the appropriated by this subsection for incentive

payments for minimum or mulch tillage on a per acre basis, as determined by rule by the state soil conservation committee, to encourage erosion control on land that is row cropped..... \$ 5,000,000 \$ 5,000,000

The provisions of section eight point thirty-three (8.33) of the Code shall not apply to the funds appropriated by this subsection.

Unencumbered or unobligated funds remaining on June 30, 1983 from funds appropriated for the fiscal year beginning July 1, 1979 shall revert to the general fund on September 30, 1983. Unencumbered or unobligated funds remaining on June 30, 1984 from funds appropriated for the fiscal year beginning July 1, 1980 shall revert to the general fund on September 30, 1984.

6. There is appropriated from the general fund of the state for fiscal year beginning July 1, 1979 and ending June 30, 1980 to the department of soil conservation the sum of five thousand (5,000) dollars for reimbursement for actual and necessary expenses and a per diem of forty dollars a day for members of the temporary state land preservation policy commission or other persons who are requested and who appear before a legislative study committee or subcommittee of a standing committee of the Iowa general assembly studying land preservation policy. Unencumbered or unobligated funds remaining on June 30, 1980 shall revert to the general fund as provided for in section eight point thirty-three (8.33) of the Code.

Sec. 20. All federal grants to and the federal receipts of the agencies appropriated funds under this Act are appropriated for the purposes set forth in the federal grants

or receipts. Positions within state **agencies** funded with federal funds are approved for the duration of those funds only.

---

FLOYD H. MILLEN  
Speaker of the House

---

TERRY E. BRANSTAD  
President of the Senate

I hereby certify **that** this bill originated in the **House** and is known as House File 734, Sixty-eighth General **Assembly**.

---

DAVID L. WRAY  
Chief Clerk of <sup>o</sup>the House

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

HOUSE FILE 737

AN ACT

RELATING TO THE DEFINITION OF PROPERTY WHICH IS ASSESSED AND TAXED AS REAL PROPERTY BY EXCLUDING CERTAIN BUILDINGS AND STRUCTURES PLACED UPON THE LAND, BY INCLUDING TRANSMISSION TOWERS AND ANIENNAE NOT A PART OF A HOUSEHOLD, AND BY PROVIDING THAT CERTAIN PROPERTY IS NOT ATTACHED WHEN IT ORDINARILY IS REMOVED WHEN THE PROPERTY OWNER MOVES TO ANOTHER LOCATION AND MAKING THE ACT RETROACTIVE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section four hundred twenty-seven A point one (427A.1), subsection one (1), paragraph c, Code 1979, is , amended to read as follows:

c. Buildings, structures or improvements, any of which are constructed on OR in the land, attached to the land, ~~placed-for-use-upon-the-land,~~ or placed upon a foundation whether or not attached to the foundation. However, property taxed under chapter 135D shall not be assessed and taxed as real property.

Sec. 2. Section four hundred twenty-seven A point one (427A.1), subsection one (1), Code 1979, is amended by adding the following new lettered paragraph:

NEW LETTERED PARAGRAPH. Transmission towers and antennae not a part of a household.

Sec. 3. Section four hundred twenty-seven A point one (427A.1), subsection three (3), Code 1979, is amended to read as follows:

3. Notwithstanding the definition of "attached" in subsection 2, property ~~of-a-household~~ is not "attached" if it is a kind of property which would ordinarily be removed when the owner of the property moves to another location. In making this determination the assessing authority shall

not take into account the intent of the particular owner.

Sec. 4. This Act is retroactive to January 1, 1979.

Sec. 5. This Act, being deemed of immediate importance, shall take effect from and after its publication in the State Center Enterprise, a newspaper published in State Center, Iowa, and in the Globe-Gazette, a newspaper published in Mason City, Iowa.

\_\_\_\_\_  
FLOYD H. MILLEN  
Speaker of the House

\_\_\_\_\_  
TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 737, Sixty-eighth General Assembly.

\_\_\_\_\_  
DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

\_\_\_\_\_  
ROBERT D. RAY  
Governor

H.F. 737

HOUSE FILE 738

AN ACT

MAKING APPROPRIATIONS TO AND RELATING TO THE FINANCING OF AGENCIES WHOSE RESPONSIBILITIES RELATE TO TRANSPORTATION, PUBLIC SAFETY, AND PUBLIC DEFENSE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. There is appropriated from the general fund of the state to the Iowa crime commission for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
<b>IOWA CRIME COMMISSION</b>		
1. For the purpose of matching federal funds available to the Iowa crime commission for state and court planning programs, for salaries and support of not more than twenty-two full-time equivalent positions, and for maintenance and miscellaneous purposes.....	\$ 110,000	\$ 70,200
2. For the purpose of providing funds for area planning purposes to the Iowa crime commission, and for sala-		

ries, support, maintenance and miscellaneous purposes....	\$ 100,000	\$ 40,000
---	------------	-----------

3. For the purpose of matching federal funds available to the Iowa crime commission through the law enforcement administration program.....	\$ 105,110	\$
---	------------	----

4. For the purpose of matching federal funds available to the Iowa crime commission through the Juvenile Justice and Delinquency Prevention Act of 1974 as amended by the United States congress for salaries and support of not more than one full-time equivalent position, and for maintenance and miscellaneous purposes.....	\$ 6,600	\$ 14,000
---	----------	-----------

It is the intent of the general assembly *that* the Iowa crime commission shall appear before the appropriations subcommittee on transportation and law enforcement in January, 1980 *so* that the subcommittee may review its budget and make necessary changes in the event of a change in federal legislation.

5. The funds appropriated by subsection three (3) of this section constitute a portion of the federal statutory requirement to provide in the aggregate not less than one-half of the minimum required nonfederal funding for projects conducted

by units of local government or combinations of such units for the development and implementation of programs and projects for the improvement of law enforcement.

The allocation of funds appropriated by subsection three (3) of this section is subject to approval by the governor.

All unencumbered or unobligated balances remaining as of June 30, 1982, of funds appropriated by subsection three (3) of this section shall on September 30, 1982 revert to the general fund of the state.

Sec. 2. There is appropriated from the general fund of the state to the following named agencies for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as is necessary, for the purposes designated:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. IOWA LAW ENFORCEMENT ACADEMY		
a. For salaries and support of not more than twenty-four full-time equivalent positions and for maintenance and miscellaneous purposes.....	\$ 600,300	\$ 614,200

b. It is the intent of the general assembly that the Iowa law enforcement academy shall appear before the appropriations subcommittee on transportation and law enforcement in January, 1980 to present and verify its

budget so that it may be reviewed by the subcommittee.

**2. DEPARTMENT OF PUBLIC DEFENSE**

a. Military division		
For salaries except salaries provided for in paragraph b of this subsection and support of not more than ninety-eight full-time equivalent positions, and for maintenance and miscellaneous purposes.....	\$ 1,960,000	\$ 1,980,000

b. For salaries, support, and maintenance of the adjutant general and the adjutant general's staff of not more than seven full-time equivalent positions who are on full-time active state service.....	\$ 227,450	\$ 231,100
---	------------	------------

**3. OFFICE OF DISASTER SERVICES**

a. For the purpose of matching federal funds available and for salaries and support of not more than eleven full-time equivalent positions, and for

maintenance and miscellaneous purposes..... \$ 121,700 \$ 127,703

Sec. 3. There is appropriated from the general fund of the state to the department of public safety for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as is necessary, to be used for funding the following functions and programs for the purposes designated:

1979-1980 1980-1981
Fiscal Year Fiscal Year

DEPARTMENT OF PUBLIC SAFETY

1. ADMINISTRATIVE FUNCTION

a. For salaries and support of not more than one hundred fifty-three full-time equivalent positions, and for maintenance and miscellaneous purposes of the department, criminal justice information system, and radio communications..... \$ 4,199,650 \$ 4,208,950

b. It is the intent of the general assembly that the three full-time equivalent positions added to the department are to assist in records and information until backlogged dispositions are up to date, and are then to be used to im-

plement the offender based transaction system.

c. It is the intent of the general assembly that the department of public safety proceed with plans to consolidate the number of base radio stations throughout the state.

2. INSPECTION AND SECURITY FUNCTION

a. For salaries and support of not more than seventy-nine full-time equivalent positions for the fiscal year beginning July 1, 1979 and for not more than eighty full-time equivalent positions for the fiscal year beginning July 1, 1980, and for maintenance and miscellaneous purposes of fire marshal's inspections, arson investigators including the state's contribution to the peace officers' retirement, accident, and disability system provided in chapter

ninety-seven A (97A)  
of the Code in the  
amount of sixteen per-  
cent of the salaries  
for which the funds  
are appropriated, and  
capitol security divi-  
sions.....

\$ 1,206,750      \$ 1,237,750

b. It is the intent  
of the general assembly  
that the fire marshal  
shall employ one addi-  
tional permanent full-  
time arson investiga-  
tor for the fiscal year  
beginning July 1, 1979  
and one additional per-  
manent full-time arson  
investigator for the  
fiscal year beginning  
July 1, 1980 to bring  
the number of perma-  
nent full-time arson  
investigators in the  
fire marshal's office  
to ten by July 1, 1980,  
with salaries and  
other benefits to be  
paid from funds appro-  
priated pursuant to  
paragraph a of *this*  
subsection.

c. It is the intent  
of the general assembly

that ten thousand dol-  
lars during each fiscal  
year of the fiscal bi-  
ennium be expended by  
the fire marshal's of-  
fice for education of  
the public in fire safe-  
ty as provided in sec-  
tion one hundred point  
thirty-two (100.32) of  
the Code.

3. INVESTIGATION  
FUNCTION

a. For salaries and  
support of not more  
than one hundred forty-  
four point sixty full-  
time equivalent posi-  
tions, and for mainte-  
nance and miscellaneous  
purposes of the divi-  
sion of criminal in-  
vestigation containing  
the bureaus of identi-  
fication, drug law en-  
forcement, welfare  
fraud, and beer and li-  
quor law enforcement,  
including the state's  
contribution to the  
peace officers' retire-  
ment, accident, and  
disability system pro-  
vided in chapter ninety-

seven A (97A) of the Code in the amount of sixteen percent of the salaries for which the funds are appropriated..... \$ 3,470,000      \$ 3,468,000

b. It is the intent of the general assembly that the department of public safety reduce its fleet to smaller more efficient vehicles and submit a report on vehicle changes to the appropriations subcommittee on transportation and law enforcement in January, 1980.

c. For purposes of matching federal funds available to the Iowa crime prevention coalition, inc..... \$ 27,500      \$ 27,500

It is the intent of the general assembly that rural crime be included as an area of activity by the Iowa crime prevention coalition, inc.

d. The department shall not enter into any contract for the expenditure of moneys appropriated in paragraph c of this subsection which will obligate the state to carry on any portion

of the program in paragraph c of this subsection when the federal funds are available at less than a ninety-ten basis.

4. DIVISION OF HIGHWAY SAFETY AND UNIFORMED FORCE

a. For salaries and support of not more than four hundred fifty-seven full-time equivalent positions, and for maintenance and miscellaneous purposes including the state's contribution to the peace officers' retirement, accident, and disability system provided in chapter ninety-seven A (97A) of the Code in the amount of sixteen percent of the salaries for which the funds are appropriated..... \$13,077,900      \$13,045,250

5. It is the intent of the general assembly that a position of post clerk cannot be filled by a member of the Iowa highway safety patrol, except in extreme cases of disability or health problems and then on a temporary basis only.

6. In addition to the complement of not to exceed four hundred ten persons there shall be twenty persons who shall serve as members of the highway safety patrol for the period beginning July 1, 1975 and ending June 30, 1981. The twenty

additional members of the highway safety patrol shall be totally funded through the use of federal funds.

7. Of the funds appropriated each year to the department of public safety under this section, the amounts of one hundred twenty thousand (120,000) dollars from the inspection and security function appropriated under subsection two (2) of this section and sixty thousand (60,000) dollars from the division of highway safety and uniformed force appropriated under subsection four (4) of this section is for providing security for the governor's mansion and the personal protection of the governor.

Sec. 4. There is appropriated from the general fund of the state to the state department of transportation for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used for the following purposes:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
STATE DEPARTMENT OF TRANSPORTATION		
1. For salaries, support, maintenance and miscellaneous purposes.....	\$ 5,229,300	\$ 5,290,000
2. For the mass transit project for state employees.....	\$ 75,000	\$
a. The project shall subsidize twenty-five percent of the cost of mass transportation for state employees if the state employees agree to abstain from parking		

their motor vehicles on state property at their job site. In allocating funds appropriated by this subsection to continue the state assistance program, the department shall review each allocation to determine whether the allocation should be revised where a public transit has received funds for the continuation and further development of a mass transit project for state employees.

b. The state department of transportation shall report to the subcommittee on transportation and law enforcement not later than February 1, 1980 on future needs of the state employee transportation subsidy program.

3. For public transit purposes to implement a state assistance plan..... \$ 2,000,000      \$ 2,000,000

a. Notwithstanding chapter eight (8) of the Code, it is the intent

of the general assembly that funds appropriated., for public transit purposes to implement a state assistance plan shall be allocated in whole or in part to a public transit system prior to the time actual expenditures are incurred if the allocation is first approved by the state department of transportation. A public transit system shall make application for advance allocations to the state department of transportation specifically stating the reasons why an advance allocation is required and this allocation shall be included in the total to be audited.

4. For deposit in the railroad assistance fund for branch line improvement..... \$ 1,500,000 \$ 1,800,000

Unencumbered or unobligated funds remaining on June 30, 1983 from funds appropriated by subsection three (3)

of this section shall revert to the general fund on September 30, 1983.

5. For the purchase of one high performance turbo-prop airplane ..... \$ 670,000

Sec. 5. There is appropriated from the road use tax fund to the state department of transportation for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following amounts, or so much thereof as may be necessary, to be used for the following purposes:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
STATE DEPARTMENT OF TRANSPORTATION		
1. For salaries, support, maintenance and miscellaneous purposes.....	\$ 8,648,400	\$ 8,910,400
ADMINISTRATION OF <b>MERIT SYSTEM</b>		
2. For the purpose of making payments to the Iowa merit employment department for expenses incurred in administering the merit system on behalf of the state department of transportation, as required by chapter nineteen A (19A) of the Code.....	\$ 14, 00	\$ 5,600
<b>UNEMPLOYMENT COMPEN-</b>		

UNEMPLOYMENT COSTS

3. Unemployment com-

pensation..... \$ 8,000 \$ 9,300

Sec. 6. There is appropriated from the road use tax fund to the state comptroller for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the sum of fourteen thousand 114,000) dollars, or so much thereof as is necessary, to be used for the purpose of paying workers' compensation claims under chapter eighty-five (85) of the Code on behalf of employees of the state department of transportation.

Sec. 7. There is appropriated from the primary road fund to the state department of transportation for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used for the following purposes:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>

STATE DEPARTMENT OF  
TRANSPORTATION

1. For salaries, support, maintenance and miscellaneous purposes.....	\$99,284,500	\$99,123,700
---	--------------	--------------

**EQUIPMENT**

2. Additional equipment to be purchased to supplement present inventory. All acquisitions, when acquired, will become a part of the state department of transportation materials and equipment revolving fund.....	\$ 150,000	\$ 350,000
--	------------	------------

VEHICLE REPLACEMENT

3. To be deposited in the state department of transportation materials and equipment revolving fund established by section three hundred seven A point seven (307A.7) of the Code for funding the increased replacement cost of ve-

hicles.....	\$ 3,500,000	\$ 3,500,000
-------------	--------------	--------------

It is the intent of the general assembly that the state department of transportation reduce its fleet to smaller, more efficient vehicles and submit a report on vehicle changes to the appropriations subcommittee on transportation and law enforcement in January, 1980. The report shall include the number of vehicles purchased by the state department of transportation equipped with eight-cylinder engines and the reasons why the task for such vehicles requires a larger engine.

**MERIT EXPENSES**

4. For the purpose of making payments to the Iowa merit employment department for expenses incurred in administering the merit system on behalf of the state department of transportation, as required by chapter nineteen A (19A) of the Code.....	\$ 256,000	\$ 284,400
---	------------	------------

UNEMPLOYMENT COM-  
PENSATION COSTS

5. Unemployment compensation..... \$ 142,000 \$ 165,700

Sec. 8. All unencumbered or unobligated balances of funds remaining on June 30, 1983, from funds appropriated by subsection two (2) of section seven (7) of this Act shall revert to the primary road fund on September 30, 1983.

Sec. 9. There is appropriated from the primary road fund to the state comptroller for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the sum of two hundred sixty-one thousand (261,000) dollars, or so much thereof as is necessary, for the purpose of paying workers' compensation claims under chapter eighty-five (85) of the Code on behalf of the employees of the state department of transportation.

Sec. 10. There is appropriated from the state aviation fund to the state department of transportation for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used for the following purposes:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>

For salaries, support, maintenance and miscellaneous purposes.....	\$ 442,243	\$ 450,300
--	------------	------------

Sec. 11. It is the intent of the general assembly that funds appropriated to the state department of transportation under sections four (4), five (5), seven (7) and ten (10) of this Act for salaries, support, maintenance and miscellaneous purposes shall be for not to exceed four thousand six hundred eighty full-time equivalent positions for the fiscal year ending June 30, 1980 and for not to exceed four thousand six hundred fifty full-time equivalent positions for the fiscal year ending June 30, 1981.

Sec. 12. It is the intent of the general assembly that agencies to which funds are appropriated by this Act shall make every effort to use gasohol in vehicles operated by the agencies when gasohol is reasonably available and competitively priced for use in the vehicles.

Sec. 13. All federal grants to and the federal receipts of the agencies appropriated funds under this Act are appropriated for the purposes set forth in such federal grants or receipts. All personnel authorized and funded under federal grants or receipts are approved for the duration of the grant or the availability of the receipts.

\_\_\_\_\_  
FLOYD H. MILLEN  
Speaker of the House

\_\_\_\_\_  
TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 738, Sixty-eighth General Assembly.

\_\_\_\_\_  
DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

\_\_\_\_\_  
ROBERT D. RAY  
Governor

HOUSE FILE 742

AN ACT

RELATING TO AND MAKING APPROPRIATIONS TO VARIOUS EXECUTIVE,  
LEGISLATIVE AND JUDICIAL DEPARTMENTS AND AGENCIES.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. There is appropriated from the general fund of the state *for* each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the following named agency, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u> <u>Fiscal Year</u>	<u>1980-1981</u> <u>Fiscal Year</u>
GOVERNOR		
1. For salaries, support, maintenance and miscellaneous purposes of the general office of the governor.....	\$ 543,020	\$ 538,980
2. For the governor's expenses connected with office.....	\$ 6,000	\$ 6,000
3. For salaries and support of not more than eight point five full-time equivalent positions and maintenance of the Terrace Hill governor's mansion which shall be open for the public without prior appointment a minimum of twenty hours per week and a		

minimum of five days per week, in addition to arranged special group tours, and closed during the months of January and February except for special tours which may be conducted at the discretion of the Terrace Hill site coordinator..... \$ 174,570 \$ 171,580

Sec. 2. There is appropriated from the general fund of the state to the office of the governor for each fiscal year of the fiscal biennium commencing July 1, 1979 and ending June 30, 1981, the following amount or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u> <u>Fiscal Year</u>	<u>1980-1981</u> <u>Fiscal Year</u>
1. AD HOC COMMITTEES, COUNCILS, AND TASK FORCES		
For the payment of expenses of ad hoc committees, councils and task forces appointed by the governor to research and analyze a particular subject area relevant to the problems and responsibilities of state and local government, including the employment of professional, technical and administrative staff and the payment of per diem, not		

exceeding forty dollars, and actual expenses of committee, council or task force members. It is the intent of the general assembly and a condition of this appropriation that personnel hired for the staffing of any ad hoc committee, council, or task force be terminated upon the completion of the committee, council or task force's final report..... \$ 50,000 \$ 50,000

**2. OFFICE OF THE ADMINISTRATIVE RULES COORDINATOR**

For salaries and support of not more than two full-time equivalent positions and miscellaneous purposes..... \$ 55,762 \$ 55,134

Sec. 3. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, except as otherwise provided, to the following named agencies, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
<b>1. OFFICE FOR PLANNING AND PROGRAMMING</b>		
a. For salaries and		

support of not more than sixty-six point twenty full-time equivalent positions, maintenance and miscellaneous purposes..... \$ 804,420 \$ 810,963

b. For funds to match federal supplementary funds..... \$ 50,000 \$ 50,000

Unencumbered funds appropriated by this paragraph shall be available and shall not revert to the general fund until June 30, 1983, notwithstanding other provisions of this section or section eight point thirty-three (8.33) of the Code.

It is a condition of this appropriation that each economic development administration grant and approval of the grant be coordinated with the Iowa development commission before final grant approval is made.

c. For rural community development, including not more than ten thousand (10,000) dollars to be expended for administration expenses, pursuant to chapter three hundred eighty-seven (387) of the Code..... \$ 250,000

Notwithstanding the provisions of section eight point thirty-three (8.33) of the Code funds appropriated in this paragraph shall not revert until June 30, 1981.

d. For funds for salaries, support, maintenance, and miscellaneous purposes

required to match federal funds for planning and administration of the federal Highway Safety Act..... \$ 75,000 \$ 75,000

**2. IOWA MERIT EMPLOYMENT DEPARTMENT**

For the general office for salaries and support of not more than fifty-seven point fifty full-time equivalent positions, maintenance and miscellaneous purposes..... \$ 1,164,759 \$ 1,195,247

Notwithstanding section eight point thirty-three (8.33) of the Code, unencumbered or unobligated funds not to exceed one hundred fifty thousand (150,000)dollars appropriated for the implementation of a data processing system appropriated by chapter four (4), section one (1), subsection seven (7) of the Acts of the Sixty-seventh General Assembly, 1977 Session and by chapter one thousand seventeen (1017). section one (1), subsection eight (8) of the Acts of the Sixty-seventh General Assembly, 1978 Session, for use by the Iowa merit employment department, remaining on June 30, 1979 shall not revert to the general fund of the state, but shall carry forward for use during fiscal year 1979-80 and shall revert in the same manner as if appropriated for such fiscal year.

**3. BUREAU OF LABOR**

For salaries and support of not more than ninety-two point twelve full-time equivalent positions, maintenance and

miscellaneous purposes..... \$ 1,181,330 \$ 1,177,511

**4. LIEUTENANT GOVERNOR**

For the lieutenant governor's compensation and expenses as provided in subsection two (2) of section two point ten (2.10) of the Code including service as a member of the legislative council and for per diem and expenses incurred while performing duties of the lieutenant governor when the general assembly is not in session, including travel, postage and not more than three point fifty full-time equivalent positions..... \$ 87,560 \$ 86,050

Sec. 4. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the office for planning and programming the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u> <u>Fiscal Year</u>	<u>1980-1981</u> <u>Fiscal Year</u>
1. For the demographic center.....	\$ 45,139	\$ 45,139
2. For administra-		

tion purposes by the office for planning and programming for the census data center..... \$ 20,000 \$ 20,000

3. For allocation to the state board of regents for distribution in the board's discretion to the census data centers of the three state universities..... \$ 76,500 \$ 76,500

There is established a census data center coordinating unit composed of the state librarian, a representative of the office for planning and programming, and three representatives each representing one of the state universities. The census data center coordinating unit shall provide for not less than fifty census data training sessions throughout the state.

Sec. 5. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the following named department, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
DEPARTMENT OF JUSTICE		
1. For the general office of attorney general for salaries and support of not more than one hundred thirty point fifty full-time equiva-		

lent positions, maintenance and miscellaneous purposes..... \$ 2,135,620 \$ 2,120,793

2. Prosecuting attorney training program  
For salaries and support of not more than two full-time equivalent positions, maintenance and miscellaneous purposes which funds shall be used to attract federal and county funding..... \$ 53,040 \$ 51,670

3. Prosecuting intern program; however, counties participating in the prosecuting intern program shall match funds appropriated by this subsection..... \$ 52,500 \$ 52,500

Sec. 6. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the following named agencies, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. IOWA ACADEMY OF SCIENCE For support and maintenance.....	\$ 4,500	\$ 4,500
2. IOWA STATE ARTS COUNCIL For salaries and		

support of not more than twelve point seventy-five full-time equivalent positions and maintenance and miscellaneous purposes including funds to match federal grants..... \$ 297,845 \$ 292,749

3. CAPITOL PLAN-NING COMMISSION

For per diem of forty dollars per day and expenses of the members in carrying out their duties under chapter eighteen A (18A) of the Code..... \$ 5,000 \$ 5,000

4. IOWA STATE HISTORICAL DEPARTMENT

a. For the division of the state historical society for salaries and support of not more than seventeen full-time equivalent positions and maintenance and miscellaneous purposes. The division of the state historical society may publish and print the Iowa Journal and the

Iowa Goldfinch and shall sell the publications and use the proceeds to pay the costs of publication and printing..... \$ 441,359 \$ 441,390

b. For the division of historic preservation for salaries and support of not more than sixteen point seventy-two full-time equivalent positions, maintenance, and miscellaneous purposes..... 5 155,299 \$ 161,742

c. For the division of historic museum and archives for salaries and support of not more than twenty-nine point fifty full-time equivalent positions, maintenance, and miscellaneous purposes..... \$ 465,335 \$ 462,124

d. For the state historical board for per diem and expenses..... \$ 15,000 \$ 15,000

e. For the division of the state historical society for repair of an elevator in the centennial building..... 5 11,000

5. IOWA LIBRARY

DEPARTMENT

a. For the state library for salaries and support of not more than forty-nine point thirty-three full-time equivalent positions, maintenance, and miscellaneous purposes. It is the intent of the general assembly that library materials maintained by individual state agencies be incorporated into the cataloging system of the state library..... \$ 700,177 \$ 710,577

b. For the regional library system for state aid including a cost-of-living increase of seven percent each year of the biennium of salaries as they exist on June 21, 1979 and June 19, 1980 to be given to regional library employees..... \$ 994,788 \$ 1,030,808

6. EXECUTIVE COUNCIL

For salaries and support of not more than two full-time

equivalent positions, maintenance, and miscellaneous purposes..... \$ 52,321 \$ 52,174

7. COUNCIL OF STATE GOVERNMENTS

For the support of the membership assessment. It is a condition of this appropriation that any state employee or official attending meetings, conferences, or seminars sponsored by the council of state governments shall file with the presiding officer of each house who may provide a copy to the house and senate committee whose jurisdiction corresponds with the subject matter of the meeting, conference, or seminar attended a written report relating to the subject matter considered..... \$ 37,900 \$ 37,900

8. NATIONAL CONFERENCE OF STATE LEGISLATURES

For support of membership assessment. It is a condition of this

appropriation that any legislative employee or official attending meetings, conferences, or seminars, sponsored by the national conference of state legislatures, shall file with the presiding officer of each house who may provide a copy to the house and senate committee whose jurisdiction corresponds with the subject matter of the meetings, conferences, or seminars attended, a written report relating to the subject matter considered..... \$ 34,140 \$ 34,140

9. COMMISSION ON UNIFORM STATE LAWS

For support of the commission and expenses of members..... \$ 8,200 \$ 8,800

10. LEGISLATIVE FISCAL BUREAU

For salaries and support of not more than twelve full-time equivalent positions, maintenance, and miscellaneous purposes.... \$ 357,017 \$ 355,167

11. LEGISLATIVE SERVICE BUREAU

a. For salaries, support, maintenance and miscellaneous purposes. It is the intent of the general assembly and a condition of the appropriation for the fiscal year 1980-1981 that new positions required for re-portionment purposes be filled on a temporary basis during that fiscal year..... \$ 711,029 \$ 753,133

b. For drafting, research, and Code data processing programs and services..... \$ 15,000 \$ 15,000

12. PIONEER LAW-MAKERS ..... \$ 250 \$ 750

13. OFFICE OF CITIZENS' AIDE  
For salaries and support of not more than eight point thirty full-time equivalent positions, maintenance, and miscellaneous purposes..... \$ 195,000 \$ 200,000

Sec. 7. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the following named judicial department agencies, the following amounts, or so much thereof as is necessary, to be used for the purposes

designated:

	<u>1979-1980</u> Fiscal Year	<u>1980-1981</u> Fiscal Year
<b>1. COURTS</b>		
For salaries of supreme court justices, appellate court judges, district court judges, district associate judges, judicial magistrates, and staff, maintenance, equipment and miscellaneous purposes...	\$ 8,908,01	\$ 8,707,393
<b>2. BOARDS AND COMMISSION--JUDICIAL DEPARTMENT</b>		
For salaries and support of not more than point fifty full-time equivalent positions, and maintenance, and miscellaneous purposes of the board of law examiners and board of examiners of shorthand reporters and judicial qualifications commission.....	\$ 51,801	\$ 53,404
<b>3. ADMINISTRATION</b>		
For salaries and support of not more than twenty point fifty full-time equivalent positions, maintenance,		

equipment, and miscellaneous purposes of the court administrator, and clerk of the

supreme court..... \$ 498,916 \$ 528,818

**4. JUDICIAL RETIREMENT**

For the state contribution to the judicial retirement system provided for in chapter six hundred five A (605A) of the Code the following amounts which are in addition to the amount of three percent of such salaries.....

\$ 308,613 \$ 308,613

Sec. 8. Section six hundred five point two (605.2), Code 1979, is amended to read as follows:

**605.2 EXPENSES.** Where a magistrate or judge of the district court, court of appeals or supreme court is required, in the discharge of official duties, to leave the county of the magistrate's or judge's residence ~~or leave the city of the judge's residence to perform such duties~~, the magistrate or judge shall be paid such actual and necessary expenses ~~for living quarters and living expenses not to exceed the sum of twenty-two dollars per day and transportation expenses~~ ae-aha&&be incurred in the performance of his or her duties not to exceed a maximum amount set by the supreme court by rule prescribing the maximum amount, terms and conditions for reimbursement. ~~Expenses for judges of the court of appeals are limited as provided in section 684.45.~~

Sec. 9. There is appropriated to the office of the governor for the citizens privacy task force created by the Acts of the Sixty-seventh General Assembly, 1978 Session, chapter

one thousand one hundred ninety-one (1191), section one (1), for the fiscal period beginning July 1, 1979 and ending December 31, 1979, the sum of twenty-four thousand fifty-five (24,055) dollars, or so much thereof as is necessary, for salaries and support of not more than one full-time equivalent position, maintenance and miscellaneous purposes.

Sec. 10. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the following named agency, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. DEPARTMENT OF GENERAL SERVICES		
a. OFFICE OF THE DIRECTOR		
For salaries and support of not more than seven full-time equivalent positions, maintenance, and miscellaneous services, however, the funds appropriated in this paragraph shall not be used if the director enters into any contract, or initiates negotiations or proceedings, for construction of any building or other capitol project which would be in violation of section seven hundred twenty-one point		

two (721.2), subsection one (1), Code 1979.....	\$ 158,104	\$ 157,291
b. GENERAL ADMINISTRATION		
For salaries and support of not more than twenty-five point fifteen full-time equivalent positions, maintenance, and miscellaneous purposes.....	\$ 366,456	\$ 366,203
c. UTILITY COSTS		
For payment of utility costs.....	\$ 1,215,011	\$ 1,303,335
d. BUILDINGS AND GROUNDNS		
For salaries and support of not more than two hundred twelve full-time equivalent positions, maintenance and miscellaneous purposes.....	\$ 2,770,024	\$ 2,775,665
e. PRINTING DIVISION		
For salaries and support of not more than six full-time equivalent positions, and maintenance, and miscellaneous purposes. It is the intent of the general assembly and a condition of this appro-		

priation that a complete listing of state boards, commissions, and agencies, in addition to those required by subsection four (4) of section fourteen point ten (14.10) of the Code, be inserted in the sessions laws..... \$ 122,038 \$ 184,001

f. COMMUNICATIONS DIVISION

For salaries and support of not more than seventeen point seventy full-time equivalent positions, maintenance, and miscellaneous purposes..... \$ 336,670 \$ 336,051

g. RECORDS MANAGEMENT

For salaries and support of not more than seventeen full-time equivalent positions, maintenance, and miscellaneous purposes..... \$ 331,932 \$ 327,217

h. RISK MANAGEMENT

For salaries and support of not more than two full-time equivalent positions,

maintenance, and miscellaneous purposes..... \$ 48,834 \$ 50,812

2. DEPARTMENT OF GENERAL SERVICES-- REVOLVING FUNDS

a. From the centralized printing permanent revolving fund established by section eighteen point fifty-seven (18.57) of the Code for salaries and support of not more than thirty-three full-time equivalent positions and maintenance and miscellaneous purposes..... \$ 553,478 \$ 542,398

b. The remainder of the centralized printing permanent revolving fund is appropriated for the expense incurred in supplying paper stock, offset printing, copy preparation, binding, distribution costs, original payment of printing and binding claims and contingencies arising during the fiscal years beginning July 1, 1979 and July 1, 1980

which are legally payable from this fund.

c. From the general service revolving fund established by section eighteen point nine (18.9) of the Code for salaries and support of not more than nineteen point fifty full-time equivalent positions and maintenance and miscellaneous purposes..... \$ 356,790 \$ 357,564

d. The remainder of the general service revolving fund is appropriated for the payment of expenses incurred through purchases by various state departments and for contingencies arising during the fiscal years beginning July 1, 1979 and July 1, 1980 which are legally payable from this fund.

e. From the vehicle dispatcher revolving fund established by section eighteen

point one hundred nineteen (18.119) of the Code for salaries and support of not more than twenty-two point fifty full-time equivalent positions, maintenance and miscellaneous purposes including ten thousand (10,000) dollars to purchase a ten thousand gallon tank for gasohol..... \$ 390,388 \$ 375,515

f. The remainder of the vehicle dispatcher revolving fund is appropriated for the purchase of gasoline, oil, tires, repairs and all other maintenance expenses incurred in the operation of state-owned motor vehicles and for contingencies arising during the fiscal years beginning July 1, 1979 and July 1, 1980 which are legally payable from this fund.

Sec. 11. Acts of the Sixty-seventh General Assembly, 1978 Session, chapter one thousand twenty-three (1023), section one (1), is amended to read as follows:

SECTION 1. There is appropriated from the general fund of the state to the legislative fiscal bureau for the fiscal period beginning with the effective date of this Act and ending June 30, ~~€939 1981~~ the sum of five hundred eighty-five thousand (585,000) dollars, or so much thereof as is necessary, for the purpose of developing, maintaining, and using a data processing interactive decision evaluation action system created by section three (3) of this Act. Funds appropriated by this section shall be expended for the purposes specified in this section, section two (2) and subsection two (2) of section three (3) of this Act.

Sec. 12. Chapter two (2). Code 1979, is amended by adding the following new section:

NEW SECTION. PROGRAM EVALUATIONS.

1. The general assembly may by concurrent resolution or the legislative council may direct the legislative fiscal bureau to conduct a program evaluation of any agency of the state government. Upon the passage of the concurrent resolution or receiving the direction of the legislative council, the legislative fiscal director shall inform the chairpersons of the committees responsible for appropriations of the anticipated cost of the program evaluation and the number and nature of additional personnel needed to conduct the program evaluation and shall notify the official responsible for the program to be evaluated.

2. In conducting the program evaluation, the legislative fiscal bureau shall make certain determinations including but not limited to the following:

a. Whether the state agency is conducting programs and activities and expending funds appropriated to it in compliance with the Acts of the general assembly, the Code, and any federal, state or local rules which are applicable.

b. Whether the state agency is conducting authorized activities and programs pursuant to objectives intended by the general assembly.

c. Whether the state agency is conducting programs and activities and expending funds appropriated to it in an efficient and effective manner.

d. Whether there are areas in which significant inconsistency, duplication, or overlapping of activities or programs occur either within the agency or with respect to other agencies or programs.

e. The productivity of the agency's operations measured in terms of cost-benefit relationships or other accepted measures of effectiveness.

3. Upon the completion of the program evaluation, the legislative fiscal director shall provide a copy of the report to the governing official or board of the agency and afford the agency a reasonable opportunity to respond to the findings and recommendations of the report. The response shall be included in the report and the report released to the legislative council. Until its release the report shall be regarded as confidential by all persons properly having custody of it.

4. The legislative fiscal director shall establish a division in the legislative fiscal bureau to conduct program evaluations. Members of the legislative fiscal bureau assigned to the program evaluation division may assist and be assisted by other members of the bureau in their respective duties.

Sec. 13. There is appropriated from the general fund of the state to the legislative fiscal bureau for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following amounts, or so much thereof as is necessary, for the purpose of carrying out program evaluations:

1979-1980	1980-1981
<u>Fiscal Year</u>	<u>Fiscal Year</u>

For salaries and support of not more than three full-time equiva-

lent positions, and main-  
tenance and miscellaneous,  
purposes..... \$ 70,000 \$ 80,000

Sec. 14. Section twenty-eight B point one (28B.1), un-  
numbered paragraph two (2), Code 1979, is amended to read  
as follows:

Appointments shall be made ~~during-April~~ prior to the fourth  
Monday in January of the first regular session of the general  
assembly. Members shall take office on ~~May-1~~ February first  
following their appointment and serve for two-year terms or  
until their successors are appointed and take office.

Sec. 15. Section twenty-nine C point twenty (29C.20),  
Code 1979, is amended by adding the following new subsection:

NEW SUBSECTION. A governmental subdivision which loses  
fifty percent or more of its income required to sustain its  
annual operating budget because of the destruction of the  
taxable or revenue producing property due to a natural  
disaster, may receive at the discretion of the executive  
council a grant not to exceed fifty percent of the governmental  
subdivision's operating budget for the fiscal year in which  
the natural disaster occurs. The amount of the financial  
grant shall not exceed twenty-five thousand dollars for a  
fiscal year. The executive council may require such  
information as is necessary prior to making the financial  
grant.

Sec. 16. Section fifteen (15) of this Act shall apply  
to a governmental subdivision which loses income due to a  
natural disaster occurring after March 1, 1979. The Code  
editor shall codify the subsection created in section fifteen  
(15) of this Act as subsection three (3) of section twenty-  
nine C point twenty (29C.20) of the Code and renumber the  
remaining sections in accordance with this Act.

Sec. 17. Section three hundred eighty-seven point two  
(387.2), unnumbered paragraph one (1), Code 1979, is amended  
to read as follows:

The Iowa rural community development committee is es-  
tablished within the ~~community-betterment-division-of-the~~  
~~Iowa-development-commission~~ office for planning and programming  
and is composed of the following:

Sec. 18. All federal grants to and the federal receipts  
of the agency appropriated funds under this division are ap-  
propriated for the purposes set forth in such federal grants  
and receipts.

\_\_\_\_\_  
FLOYD H. MILLEN  
Speaker of the House

\_\_\_\_\_  
TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and  
is known as House File 742, Sixty-eighth General Assembly.

\_\_\_\_\_  
DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

\_\_\_\_\_  
ROBERT D. RAY  
Governor

HOUSE FILE 745

AN ACT

RELATING TO THE ADMINISTRATION OF THE MOTOR FUEL AND SPECIAL FUEL LAWS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section three hundred twenty-four point two (324.2), subsection two (2), Code 1979, is amended to read as follows:

2. "Distributor" shall mean and include any person who first receives motor fuel within this state (within the meaning of the word "received" as hereinafter defined), and any person now or hereafter engaged in the business of selling motor fuel to a dealer in this state for ~~resale, and shall include any person who sells special fuel as defined in section 324.33, subsection 1, in bulk for highway use~~ provided that a person may bring into this state not to exceed ~~twenty~~ thirty gallons of motor fuel in the fuel supply tank, or any other container, directly connected to the motor of a motor vehicle without becoming a distributor.

Sec. 2. Section three hundred twenty-four point four (324.4), unnumbered paragraphs one (1), two (2), and ~~five~~ (5). Code 1979, are amended to read as follows:

It shall be unlawful for any person to receive motor fuel within this state or to otherwise act as a distributor ~~or to sell special fuel in bulk for highway use~~ unless he or she holds an uncanceled distributor's license issued by the department of revenue. ~~To~~ procure a license a distributor

shall file with the department of revenue an application signed under penalty for false certificate and in such form as the department of revenue may prescribe, setting forth:

~~Concurrently with the filing of an application for a license, every distributor shall file with the department of revenue a bond of the character and in the amount provided for in this division. No~~ A license shall not be issued ~~unless application is accompanied by the bond, nor,~~ if the applicant is a foreign corporation, unless it is at the time properly qualified under the laws of this state to do business therein.

The application in proper form having been accepted for filing, the filing fee ~~paid, the bond having been accepted and approved~~ and the other conditions and requirements of this section and division four (IV) of this chapter having been complied with, the department of revenue shall issue to the applicant a license to transact business as a distributor in this state. The license shall remain in full force and effect until canceled as provided in this chapter.

Sec. 3. Section three hundred twenty-four point ten (324.10), Code 1979, is amended to read as follows:

324.10 REQUIRED DISTRIBUTOR ~~AND SPECIAL FUEL DISTRIBUTOR~~ AND DEALER RECORDS. Each motor fuel distributor ~~and special fuel distributor~~ shall maintain and keep for a period of three years, ~~such~~ records of all transactions by which he the distributor receives, uses, sells, delivers or otherwise disposes of motor fuel within this state, together with invoices, bills of lading and other pertinent records and papers as may reasonably be required by the department of revenue for the administration of this division.

If in the normal conduct of a distributor's business ~~his~~ the distributor's records are maintained and kept at an office outside the state of Iowa, it shall be a sufficient compliance with this section if the records are made available for audit and examination by the department of revenue at the office outside Iowa, but such audit and examination outside Iowa shall be without expense to the state.

Each dealer handling motor fuel in this state shall maintain and keep for a period of two years records of all motor fuel purchased or otherwise acquired by him the dealer, together with delivery tickets, invoices, and bills of lading, and such other pertinent records as the department of revenue shall require.

The department of revenue, after an audit and examination of the records of a distributor or dealer may authorize their disposal, the authorization to be in writing after request by the distributor or dealer.

Sec. 4. Section three hundred twenty-four point sixteen (324.16), Code 1979, is amended by striking the section and inserting in lieu thereof the following:

324.16 CREDIT TO LICENSEE--NONMOTOR VEHICLE OR WATERCRAFT USE-CASUALTY LOSSES-NONTAXABLE PRODUCTS--REFUNDS. A distributor, dealer or user licensed under this chapter who has received motor fuel or has paid the tax on motor fuel or special fuel shall be entitled to a memorandum of credit or refund, when the fuel is used for any purpose other than as fuel for propelling motor vehicles or in watercraft, or, while owned by the licensee, is lost or destroyed through accountable leakage or to fire, accident, lightning, flood, storm, act of war, or public enemy or other like cause. A memorandum of credit shall be allowed against subsequent liability under this chapter upon application to the department of revenue supported by such proof as the director of revenue prescribes by rule. If the licensee is no longer engaged in activity for which the license was issued, the department of revenue shall refund the appropriate amount upon receipt of an application for refund as provided by the department. Credits and refunds shall be subject to the following conditions:

1. A credit or refund shall not be allowed with respect to any motor fuel or special fuel purchased more than three calendar months prior to the date the claim was filed with the department of revenue or three calendar months from the time the tax accrues, whichever time is longer.

2. A credit shall not be allowed which is in an amount less than ten dollars.

3. With respect to fuel which is lost or destroyed through accountable leakage or through fire, accident, lightning, flood, storm, act of war, or public enemy or other like cause, the licensee shall provide the department of revenue in writing within thirty days of the loss or destruction, the following information:

- a. The amount of gallonage lost or destroyed.
- b. A notarized affidavit sworn to by the person having immediate custody of the fuel at the time of the loss or destruction setting forth in full the circumstances and amount of the loss or destruction and other such information with respect thereto as the department of revenue may require.

Sec. 5. Section three hundred twenty-four point seventeen (324.17), Code 1979, is amended to read as follows:

324.17 REFUND TO NONLICENSEE--FUEL USED OTHER THAN IN WATERCRAFT OR MOTOR VEHICLES. Any person other than a licensee distributor, dealer or user licensed under this chapter who shall use motor fuel or special fuel for the purpose of operating or propelling farm tractors, corn shellers, roller mills, truck-mounted feed grinders, stationary gas engines, aircraft, for cleaning or dyeing or for any purpose other than in watercraft or is for propelling motor vehicles operated or intended to be operated upon the public highways and having paid the motor fuel or special fuel tax on the fuel either directly to the department of revenue or by having the tax added to the price of the fuel, and who has a refund permit shall, upon presentation to and approval by the department of revenue of a claim for refund be reimbursed and repaid the amount of the tax which the claimant has paid on the gallonage so used. Every claim ~~filed subsequent to July 4, 1957~~ shall be subject to the following conditions:

1. The claim shall be on a form prescribed by the department of revenue and be certified by the claimant under penalty for false certificate.

2. The claim shall have attached thereto the original invoice ~~or invoices or other proof as prescribed by the~~ department showing the purchase of the motor fuel or special fuel on which a refund is claimed.

3. ~~No An~~ invoice shall not be acceptable in support of a claim for refund unless it is a separate serially numbered invoice covering no more than one purchase of motor fuel or special fuel, prepared by the seller on a form approved by the department of revenue with double faced carbon paper under the original; nor unless it is legibly written with no corrections or erasures and shows the date of sale, the name and address of the seller and of the purchaser, the kind of ~~motor~~ fuel, the gallonage in words and figures, the per gallon price of the motor fuel or special fuel, ~~the per-gallon-rate of-any-tax-added-to-the-product-price~~, the total purchase price including the Iowa motor fuel or special fuel tax and that the total purchase price including tax has been paid; provided, that as to refund invoices made on a billing machine the department of revenue may waive any of the requirements of this subsection.

4. The claim shall state the gallonage of motor fuel or special fuel that was used or will be used by the claimant other than in watercraft or to propel motor vehicles, the manner in which the motor fuel or special fuel was used or will be used and the equipment in which it was used or will be used.

5. The claim shall also state whether or not the claimant used fuel for watercraft or to propel motor vehicles from the same tanks or receptacles in which the claimant kept the motor fuel on which the refund is claimed.

6. ~~He A~~ refund will not be paid with respect to any motor fuel or special fuel taken out of this state in fuel supply tanks of motor vehicles.

7. ~~He A~~ refund shall not be paid with respect to motor fuel or special fuel purchased more than three calendar months

prior to the date the claim was filed with the department of revenue.

8. ~~No A~~ refund shall not be paid with respect to motor fuel or special fuel used in the performance of a contract which is paid out of state funds unless the contract for the work contains a certificate made under penalty for false certificate that the estimate, bid or price to be paid for the work includes no amount representing motor fuel or special fuel tax subject to refund.

9. If an original invoice is lost or destroyed the department of revenue may in its discretion ~~approve-a-refund supported-by~~ accept a copy identified and certified by the seller as being a true copy of the original.

10. The right of a person to a refund under this section shall not be assignable. Claim shall be made by and the amount of the refund when determined by the department of revenue shall be paid to the person who purchased the motor fuel or special fuel as shown in the supporting invoice.

11. In order to verify the validity of a claim for refund the department of revenue shall have the right to require the claimant to furnish such additional proof of validity as the department of revenue may determine and to examine the books and records of the claimant. Failure of a claimant to furnish his or her books and records for examination shall constitute a waiver of all rights to refund related to the transaction in question.

~~12. Refund may also be made on special fuel taxes paid on fuel consumed in the operation of corn shellers, roller mills and feed grinders mounted on trucks under the same conditions as provided by law for refunds on motor vehicle fuel.~~

~~13.~~ Refunds shall be made of motor vehicle fuel taxes paid on motor fuel or special fuel placed in motor vehicles and used, other than on public highways, in the extraction and processing of natural deposits, without regard to whether

such motor vehicles are registered under section **321.18**.

An applicant for a refund under this subsection must maintain adequate records for a period of three years beyond the filing of the claim. The department of revenue will pay the claim upon the presentation of proof which **he** may reasonably ~~require~~ be required.

~~€4~~ **13**. A bona fide commercial fisherman, licensed and operating under an owner's certificate for commercial fishing gear issued pursuant to section 110.1 shall be entitled to receive a motor fuel or special fuel tax refund under this section.

~~€5~~ **14**. In lieu of the refund provided in this section, a person may receive an income tax credit as provided in chapter **422**, division IX, but only as to motor fuel or special fuel not used in motor vehicles or watercraft.

A claim for refund shall not be allowed which is in an amount of less than ten dollars.

Sec. 6. Section three hundred twenty-four point thirty-two (**324.32**), Code 1979, is amended to read as follows:

**324.32** PURPOSE. The purpose of this division is to supplement division I of this chapter, by imposing an excise tax upon the receipt, delivery or placing into the fuel supply tanks of motor vehicles which are within this state and into motor vehicle special fuel holding tanks which are within this state, of all fuels not taxed under division I.

Sec. 7. Section three hundred twenty-four point thirty-three (**324.33**), subsections six (**6**) and seven (**7**), Code 1979, are amended to read as follows:

6. "Licensee" shall mean and include any person who holds an uncanceled special fuel distributor license, special fuel dealer license or special fuel user license, issued pursuant to this division.

7. "Motor vehicle special fuel holding tank" means a tank with a capacity of not more than ~~five-hundred one thousand~~ fifty gallons owned by or in the possession of a special fuel

user in which special fuel is contained for use by the special fuel user only in a motor vehicle for highway use.

Sec. 8. Section three hundred twenty-four point thirty-three (**324.33**), Code 1979, is amended by adding the following new subsection:

NEW SUBSECTION. "Special fuel distributor" means any person who sells special fuel in this state in bulk for highway use. Delivery of special fuel into a motor vehicle special fuel holding tank shall not be considered a bulk sale of special fuel.

Sec. 9. Section three hundred twenty-four point thirty-five (**324.35**), Code 1979, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. A tax shall not be imposed under this division and the provisions of sections three hundred twenty-four point thirty-four (**324.34**), three hundred twenty-four point thirty-six (**324.36**), and three hundred twenty-four point thirty-eight (**324.38**) of the Code shall not be applicable if special fuel is sold to the state, any of its agencies, or any political subdivision of the state when the special fuel is delivered into storage tanks, regardless of size, and all of the special fuel is used for public purposes.

Sec. 10. Section three hundred twenty-four point thirty-six (**324.36**), Code 1979, is amended to read as follows:

**324.36** SPECIAL FUEL DISTRIBUTORS', SPECIAL FUEL DEALERS' AND SPECIAL FUEL USERS' LICENSES.

1. REQUIRED. It shall be unlawful for any person to act as a special fuel dealer in this state unless he the person holds ~~an uncanceled~~ a special fuel dealer's license issued to ~~him~~ the person by the department of revenue. A person who holds a special fuel distributor's license may dispense special fuel into a motor vehicle special fuel holding tank without obtaining a special fuel dealer's license. Except for special fuel which is delivered by a special fuel dealer into a fuel supply tank of any motor vehicle or into a motor

vehicle special fuel holding tank in this state or delivered by a special fuel distributor into a motor vehicle special fuel holding tank, the use (as herein defined) of special fuel in this state by any person shall be unlawful unless he the person holds ~~an unexpired~~ a special fuel user's license issued to him the person by the department of revenue. It shall be unlawful for any person to sell special fuel in this state in bulk for highway use without first obtaining a special fuel distributor license. The license shall be issued under the same procedure and subject to the same requirements and limitations as provided in section three hundred twenty-four point four (324.4) of the Code.

2. APPLICATION. Application for a special fuel dealer's license or a special fuel user's license shall be made to the department of revenue. A special fuel dealer's license or a special fuel user's license, whichever is applicable, shall be required for each separate place of business or location where special fuels are regularly delivered or placed into the fuel supply tank of a motor vehicle. Provided, that, if a special fuel dealer also operates one ~~or~~ more bulk plants from which the distribution of a special fuel is primarily by tank vehicle, he the special fuel dealer need not obtain a separate license for any of these plants not provided with fixed equipment designed for fueling vehicles.

3. FORM OF APPLICATION. The application shall be filed upon a form prepared and furnished by the department of revenue and shall contain such information as the department of revenue deems necessary.

4. ISSUANCE. Upon receipt of the application, the department of revenue shall issue to the applicant a license to act as a special fuel dealer or a special fuel user; provided, however, the department of revenue may refuse to issue a special fuel dealer's license or a special fuel user's license to any person: (a) who formerly held either type of license and which has been revoked for cause; or (b) who

is a subterfuge for the real party in interest whose license has been revoked for cause; or (c) upon other sufficient cause being shown. Before refusal, the department of revenue shall grant the applicant a hearing and give ~~him~~ the applicant at least fifteen days' written notice of the time and place thereof.

5. EXPIRATION OF LICENSE. Each special fuel dealer's license and special fuel user's license shall be valid until suspended or revoked for cause or otherwise canceled.

6. ASSIGNMENT FORBIDDEN. No A special fuel dealer's license or special fuel user's license shall not be transferable.

Sec. 11. Section three hundred twenty-four point thirty-seven (324.37), Code 1979, is amended by striking the section and inserting in lieu thereof the following:

**324.37 SPECIAL FUEL DISTRIBUTORS', SPECIAL FUEL DEALERS' AND SPECIAL FUEL USERS' RECORDS.**

1. Special fuel distributors shall prepare and maintain with respect to the special fuel the same records as provided in section three hundred twenty-four point ten (324.10) of the Code for motor fuel distributors, subject to the same requirements.

2. For each location where special fuel is delivered or placed into the fuel supply tank of a motor vehicle, the special fuel dealer or user making the delivery shall prepare and maintain for a period of three years such records as the department of revenue may reasonably require with respect to all these deliveries, and with respect to inventories, receipts, purchases, and sales or other dispositions of special fuel.

Sec. 12. Section three hundred twenty-four point thirty-eight (324.38), Code 1979, is amended by striking the section and inserting in lieu thereof the following:

**324.38 RETURNS AND TAX PAYMENTS.**

1. RETURNS FOR LICENSED DEALERS AND USERS. For the purpose of determining the amount of liability for special fuel tax each special fuel dealer and each special fuel user shall file with the department of revenue not later than the last day of the month next following the month in which this division becomes effective and not later than the last day of each calendar month thereafter a monthly tax return certified under penalties for false certificate. The return shall show, with reference to each location at which special fuel is delivered or placed by the dealer or user into a fuel supply tank of any motor vehicle during the next preceding calendar month, such information as the department of revenue may reasonably require for the proper administration and enforcement of this division. However, if a special fuel dealer or user is also a wholesale distributor of special fuel at a location where special fuel is delivered into the supply tank of a motor vehicle, the monthly return to the department of revenue covering the location need not include inventory control data covering bulk storage from which wholesale distribution of special fuel is made.

2. COMPUTATION. The amount of tax due shall be computed by multiplying the appropriate tax rate per gallon by the number of gallons of special fuel delivered or placed by the special fuel dealer or user into supply tanks of motor vehicles.

3. PAYMENTS. The return shall be accompanied by remittance in the amount of the tax due for the month in which the special fuel was placed in the fuel tanks of motor vehicles.

4. QUARTERLY RETURNS AND TAX PAYMENT BY SPECIAL FUEL DISTRIBUTORS. For the purpose of determining the amount of the tax liability for special fuel tax, each special fuel distributor licensed under this chapter shall file with the department of revenue, not later than the last day of the month next following each calendar quarter, a quarterly tax return certified under penalties for false certificate. The

return shall show the total amount of special fuel sold during the quarter, the amount of special fuel sold for nonhighway use, the amount of fuel sold to licensed special fuel dealers and users, the amount of special fuel delivered into motor vehicle special fuel holding tanks, the amount of tax due, and such other pertinent information required by the department of revenue. The amount of tax due shall be computed by multiplying the appropriate tax rate per gallon by the number of gallons of special fuel delivered or placed by the special fuel distributor into the motor vehicle special fuel holding tanks. The return shall be accompanied by a remittance in the amount of the tax due for the quarter.

5. EXEMPTION FOR FUELING BY LICENSED DEALERS OR DISTRIBUTORS. If the purchase of special fuel within this state by a person not required to be licensed under this division is purchased solely in one or more of the following manners, the person need not file a return:

a. Special fuels purchased tax paid and delivered into the fuel supply tank of the user's motor vehicles by licensed special fuel dealers.

b. Special fuels purchased tax paid and delivered into the user's motor vehicle special fuel holding tanks by licensed special fuel dealers.

c. Special fuels purchased tax paid and delivered into the user's motor vehicle special fuel holding tanks by licensed special fuel distributors.

6. PRESUMPTION. For purposes of this section there shall be a prima facie presumption that all special fuel received by a special dealer or special fuel user into storage and dispensing equipment designed to fuel motor vehicles is to be delivered by the special fuel dealer or special fuel user into the fuel supply tanks of motor vehicles.

Sec. 13. Section three hundred twenty-four point fifty-three (324.53), Code 1979, is amended to read as follows:

324.53 PERMIT--BOND. The advance arrangements referred

to in the preceding section shall include the procuring of a permanent interstate fuel permit or single trip interstate permit ~~and may at the discretion of the state department of transportation include the posting of a suitable indemnity bond in a sum to be fixed by the state department of transportation to assure the required reporting, tax payments and the keeping of required records.~~

Persons choosing not to make advance arrangements with the state department of transportation by procuring a permit are not relieved of their responsibility to purchase motor fuel and special fuel commensurate with their use of the state's highway system. The When there is reasonable cause to believe that there is evasion of the fuel tax on commercial motor vehicles, the state department of transportation may audit persons not holding a permit ~~who are suspected of evading the fuel tax on commercial motor vehicles.~~ Audits shall be conducted pursuant to section 324.55.

A permanent permit may be obtained upon application to the state department of transportation. A fee of five dollars shall be charged for each permit issued. The holder of a permanent permit shall have the privilege of bringing into this state in the fuel supply tanks of commercial motor vehicles any amount of motor fuel or special fuel to be used in the operation of the vehicles and for that privilege shall pay Iowa motor fuel or special fuel taxes as provided in section 324.54. A single trip interstate permit as provided for in this section may be obtained from the state department of transportation. A fee of twelve dollars shall be charged for each individual single trip interstate permit issued. A single trip interstate permit shall be subject to the following provisions and limitations:

1. The permit shall be issued and be valid for seventy-two consecutive hours, except in emergencies, or until the time of leaving the state, whichever first occurs.

2. The permit shall cover only one commercial motor vehicle and is not transferable.

3. Single trip interstate fuel permits may be made available from sources other than indicated in this section at the discretion of the state department of transportation.

Each vehicle operated into or through Iowa in interstate operations using motor fuel or special fuel acquired in any other state shall carry in or on the vehicle a duplicate or evidence of the permit required in this section. A fee not to exceed fifty cents shall be charged for each duplicate or other evidence of permit issued.

Sec. 14. Section three hundred twenty-four point sixty-four (324.64), Code 1979, is amended by striking the section and inserting in lieu thereof the following:

~~324.64~~ FAILURE TO FILE ~~RETURN--INCORRECT~~ RETURN. If a return required by this chapter is not filed, or if a return when filed is incorrect or insufficient and the filer fails to file a corrected or sufficient return within twenty days after the same is required by notice from the appropriate state agency, the appropriate state agency shall determine the amount of tax due. The determination shall be made from all information that the appropriate state agency may be able to obtain and, if necessary, the agency may estimate the tax on the basis of external indices. The appropriate state agency shall give notice of the determination to the person liable for the tax. The determination shall finally and irrevocably fix the tax unless the person against whom it is assessed shall, within thirty days after the giving of notice of such determination, apply to the director of the appropriate state agency for a hearing or unless the director reduces the assessment. At the hearing, evidence may be offered to support the determination or to prove that it is incorrect. After the hearing, the director shall give notice of the decision to the person liable for the tax. The findings of the appropriate state agency as to the amount of fuel

taxes, penalties and interest due from any person shall be presumed to be the correct amount and in any litigation which may follow, the certificate, ~~of~~ the agency shall be admitted in evidence, shall constitute a prima facie case and shall impose upon the other party the burden of showing any error in the findings and the extent thereof or that the finding was contrary to law.

Sec. 15. Section three hundred twenty-four point sixty-six (324.66), Code 1979, is amended by striking the section and inserting in lieu thereof the following:

324.66 STATUTES APPLICABLE TO MOTOR VEHICLE FUEL TAX.

The appropriate state agency shall administer the taxes imposed by this chapter in the same manner and subject to all the provisions of section four hundred twenty-two point twenty-five (422.25), subsection four (4) of the Code and section four hundred twenty-two point fifty-two (422.52), subsection three (3) of the Code.

All the provisions of section four hundred twenty-two point twenty-six (422.26) of the Code shall apply in respect to the taxes, penalties, interest, and costs imposed by this chapter excepting that as applied to any tax imposed by this chapter, the lien therein provided shall be prior and paramount over all subsequent liens upon any personal property within this state, or right to such personal property, belonging to the taxpayer without the necessity of recording as therein provided. The requirements for recording shall, as applied to the tax imposed by this chapter, apply only to the liens upon real property. When requested to do so by any person from whom a taxpayer is seeking credit, or with whom the taxpayer is negotiating the sale of any personal property, or by any other person having a legitimate interest in such information, the director shall, upon being satisfied that such a situation exists, inform such person as to the amount of unpaid taxes due by such taxpayer under the provisions of this chapter. The giving of such information under such

circumstances shall not be deemed a violation of section three hundred twenty-four point sixty-three (324.63) of the Code as applied to this chapter.

Sec. 16. Section three hundred twenty-four point sixty-seven (324.67), Code 1979, is amended by striking the section and inserting in lieu thereof the following:

324.67 LIMITATION ON COLLECTION PROCEEDINGS. An action or other proceeding shall not be maintained to enforce collection of any amount of fuel tax, penalty, or interest over and above the amount shown to be due by reports filed by a licensee except upon an assessment by the department of revenue as authorized in this chapter. No assessment shall be made covering any period beyond three years prior to the date of assessment.

Sec. 17. Section three hundred twenty-four point seventy-one (324.71), Code 1979, is amended to read as follows:

324.71 REFUNDS TO PERSONS OTHER THAN DISTRIBUTORS AND SPECIAL FUEL DEALERS AND USERS. Except as provided in section 324.54, any person other than a licensed distributor, licensed special fuel dealer or licensed special fuel user who has paid or has had charged to the person's account with a distributor, dealer or special fuel dealer fuel taxes imposed under this chapter with respect to motor fuel or special fuel in excess of one hundred gallons, which is subsequently lost or destroyed, while the person is the owner, through leakage, fire, explosion, lightning, flood, storm, or other casualty, except evaporation, shrinkage, or unknown causes, the person shall be entitled to a refund of the tax so paid or charged. To qualify for the refund, the person shall notify the department of revenue in writing of the loss or destruction and the gallonage lost or destroyed within ten days from the date of discovery of the loss or destruction. Within sixty days after filing the notice, the person shall file with the department of revenue an affidavit sworn to by the person having immediate custody of the motor fuel or special fuel

at the time of the loss or destruction setting forth in full the circumstances and amount of the loss or destruction and such other information as the department of revenue may require.

Sec. 18. Section three hundred twenty-four point seventy-four (324.74), Code 1979, is amended by adding the following new subsection:

NEW SUBSECTION. For special fuel dealers or special fuel distributors to deliver special fuel on a tax paid basis into a tank with a capacity greater than one thousand fifty gallons.

Sec. 19. Section three hundred twenty-four point fifty-six (324.56), Code 1979, is repealed.

---

FLOYD H. MILLEN  
Speaker of the House

---

TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 745, Sixty-eighth General Assembly.

---

DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

HOUSE FILE 755

AN ACT

RELATING TO THE ADMINISTRATION AND FINANCING OF CURRENT PROGRAMS UNDER THE JURISDICTION OF THE DEPARTMENT OF SOCIAL SERVICES.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1979 and ending June 30, 1981 to the department of social services, the following amounts, or so much thereof as may be necessary, to be used for the purposes designated:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>

1. For general administration, including salaries and support, maintenance and miscellaneous purposes..... \$ 6,140,000      \$ 6,220,000

2. It is the intent of the general assembly that the budget for the bureau of communications not exceed fifty thousand (50,000) dollars in each of the fiscal years beginning July 1, 1979 and July 1, 1980, none of which shall be used for political purposes.

3. Acts of the Sixty-seventh General Assembly, 1977 Session, chapter thirty-seven (37). section one (1), subsection three (3), as amended by Acts of the Sixty-seventh General

- House File 755-Item Veto 6-10-79:**  
**Sec. 6. subsection 3, except first sentence.**  
**Section 6, subsection 7.**  
**Section 10, subsection 2.**  
**section 11.**  
**Section 17, subsection 4.**

Assembly, 1978 Session, chapter one thousand eighteen (1018), section two (2), subsection three (3), is further amended to read as follows:

3. Medicaid Management Information System (MMIS)

For development and implementation of medicaid management information system..... \$ 140,000

Notwithstanding section eight point thirty-three (8.33) of the Code, unencumbered or unobligated funds appropriated by this subsection shall not revert to the general fund until June 30, ~~1979~~ 1980. The department of social services shall submit to the joint ~~budget~~ appropriations subcommittee on social services, during the ~~1979~~ 1980 Session of the general assembly, a written report on the status of the medicaid management information system.

Sec. 2. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1979 and ending June 30, 1981 to the department of social services, the following amounts or so much thereof as may be necessary, to be used for the purposes designated:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>

1. For the division of field operations, including salaries and support, maintenance and miscellaneous purposes..... \$15,000,000      \$15,000,000

2. It is the intent of the general assembly that those employees occupying the thirty-eight intermittent income maintenance positions authorized by the Sixty-seventh General Assembly shall be made permanent, full-time merit employees effective July 1, 1979, in accordance with the Iowa merit employment department's policies relative to changes from exempt to classified status and each such intermittent employee

shall be given credit for all benefits which that employee has accrued as an intermittent employee of the department of social services.

It is the further intent of the general assembly that the department shall delete from its table of organization the thirty-eight intermittent positions established for income maintenance services which had been authorized by the acts of the Sixty-sixth General Assembly, 1976 Session, chapter one thousand one hundred thirty-two (1132).

3. It is the intent of the general assembly to authorize the department of social services to act, within the appropriation provided by this section and the provisions of section thirty (30) of this Act, to meet critical needs in the child abuse, food stamp and income maintenance programs within the division of field operations by creating eighty new positions and reallocating fifty-seven positions from the Comprehensive Employment Training Act (CETA) program and thirty-eight positions from the nursing review program.

4. It is the intent of the general assembly that counties shall continue to furnish and pay for the office space presently in use by personnel administering the food stamp program.

Sec. 3. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1979 and ending June 30, 1981 to the department of social services, the following amounts, or so much thereof as may be necessary, to be used for the purposes designated:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>

FAMILY AND CHILDREN SERVICES:

1. For the operation of the Eldora training school, Mitchellville training school and state juvenile home, including salaries

and support, maintenance and miscellaneous

purposes.....	\$ 7,000,000	\$ 6,900,000
---------------	--------------	--------------

2. Juveniles adjudicated delinquent shall not be placed at the state juvenile home at Toledo.

3. It is the intent of the general assembly that the department of social services develop a three-year plan for juvenile deinstitutionalization through the use of community-based, family-oriented services. The department shall coordinate these efforts with the joint appropriations subcommittee on social services, county officials, employees of the courts and other organizations or individuals who might have a significant interest in, and contribution to make to, this effort. It is the intent of the general assembly that this plan will be presented to the joint appropriations subcommittee on social services, and to the other members of the general assembly, by January 15, 1980 and that a preliminary report be made to the joint appropriations subcommittee on social services by December 1, 1979.

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>

4. For operation of the Iowa veterans home, including salaries and support, maintenance and miscellaneous pur-

poses.....	\$10,400,000	\$10,600,000
------------	--------------	--------------

Sec. 4. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1979 and ending June 30, 1981 to the department of social services for juvenile community-based corrections the following amounts, or so much thereof as may be necessary:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
	\$ 320,000	\$ 320,000

1. The department of social services shall continue the program of project grants to communities which are develop-

ing community-based juvenile residential correctional programs. It shall work with local communities and the Iowa crime commission to provide incentives to make maximum use of available federal funds. Insofar as practical, the department shall provide technical assistance to local groups which intend to establish or improve community-based Juvenile residential correctional programs.

Sec. 5. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1979 and ending June 30, 1981 to the department of social services the following amounts, or so much thereof as may be necessary, to be used for adult correctional services as designated:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. For operation of adult correctional institutions (Fort Madison, Anamosa, Rockwell City, Oakdale, Mount Pleasant, John Bennett Center, Riverview Release Center) including salaries and support, maintenance and miscellaneous purposes..	\$26,234,000	\$26,885,000

2. During the fiscal year beginning July 1, 1979, the department is authorized to expand staffing, in order to provide additional correctional personnel required by unitization, by twenty-five new positions at Fort Madison and thirty-three new positions at Anamosa. Within the limitations of the funds appropriated by this section and the provisions of section thirty (30) of this Act, the department may expand staffing at the John Bennett Center by adding seven new correctional personnel.

3. It is the intent of the general assembly that a concentrated training program for correctional officers at Fort Madison be established as soon as possible, and that a con-

tinuing in-service training program be established for correctional officers at all correctional institutions. There may be used for this purpose up to two hundred ten thousand (210,000) dollars of the appropriation made by subsection one (1) of this section for the fiscal year beginning July 1, 1979, and up to one hundred forty thousand (140,000) dollars of the appropriation made by subsection one (1) of this section for the fiscal year beginning July 1, 1980. The general assembly also recommends that in addition to using existing staff for training, the department utilize other community and state resources in the development and implementation of a comprehensive training program.

4. It is the intent of the general assembly that the department of social services utilize to the extent possible crime commission funds for development and implementation of a specialized training program for all personnel who will be involved in the unitization program.

5. The general assembly recognizes that serious problems have been created by the low base salary and pay structure for staff positions at adult correctional institutions. Accordingly:

a. The department of social services and the merit employment department shall by July 1, 1979 submit to the governor and the joint appropriations subcommittee on social services recommendations formulated by the two departments on the basis of a review of the base salary and pay structure for all security and support personnel, and of the compression problem relating to salary levels assigned certain merit employment positions at the adult correctional institutions.

b. It is the intent of the general assembly that not more than two hundred fifty thousand (250,000) dollars of the funds appropriated for each year of the biennium by subsection one (1) of this section be used to implement base pay increases and salary structure adjustments recommended pursuant to paragraph a of this subsection, when the increases and adjustments are approved in the same manner as is provided for other pay increase and salary adjustment recommendations

under the merit employment system. If the merit empiojment commission does not approve base pay increases and salary structure adjustments recommended pursuant to paragraph a of this subsection, or the increases and adjustments so approved do not require the full two hundred fifty thousand (250,000)dollars in either or both fiscal years of the biennium, those amounts or the portion thereof not used as prescribed by this paragraph shall revert to the general fund of the state on the 30th of June of the fiscal year in which the funds have been appropriated.

6. It is the intent of the general assembly that the division of adult corrections in cooperation with the Iowa merit employment commission study the cost of raising the salaries of all corrections personnel. the cost of making a greater distinction in salary between corrections officers and supervisory personnel, the costs of bringing the salaries of corrections officers at Rockwell City into uniformity with the salaries at the other adult corrections institutions, and the cost of early retirement for correctional officers, and that after study and consultation with the Iowa merit employment system, the division report its recommendations to the joint appropriations subcommittee on social services not later than December 1, 1979, and that the division of adult corrections, with a representative of the merit employment commission, send a progress report to the chairpersons of the joint appropriations subcommittee on social services at least twice prior to December 1, 1979.

7. It is the intent of the general assembly that fifty thousand (50,000)dollars of the appropriation made by subsection one (1) of this section be used to increase the pay for inmates of the adult correctional institutions who are employed within the correctional system as permitted by law.

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
8. Community-based corrections.....	\$ 8,747,250	\$ 9,359,557

That judicial district which uses funds appropriated under this subsection may Contract for services from or provide funds to private agencies which provide to ex-offenders education, job placement or counseling services intended to facilitate the transition of the ex-offenders from incarceration to free society.

9. Acts of the Sixty-seventh General Assembly, 1978 Session, chapter one thousand eighteen (1018), section six (6), subsection one (1), paragraph c, is amended to read as follows:

c. Community-based corrections..... \$ 8,175,000  
Notwithstanding section eight point thirty-three (8.33) of the Code, unencumbered or unobligated funds appropriated by this paragraph shall not revert to the general fund until June 30, 1980.

10. For parole services, including salaries and support, maintenance and miscellaneous purposes..... \$ 1,030,000 \$ 1,030,000

11. For a legal assistance program to provide civil legal assistance to inmates of the Iowa correctional system in matters of child custody, bankruptcy and dissolution of marriage..... \$ 25,000 \$ 25,000

12. For reimbursement of counties for temporary confinement of work release and parole violators, as provided by sections two hundred forty-seven A point ten

(247A.10), nine hundred one point seven' (901.7), and nine hundred six point seventeen (906.17) of the Code..... \$ 45,000 \$ 47,500

13. For substance abuse screening..... \$ 200,000 \$ 200,000

14. For a central classification system, including salaries and support, maintenance and miscellaneous purposes..... \$ 100,000 \$ 100,000

It is the intent of the general assembly to authorize the department of social services to establish ten new positions within the appropriation provided by this subsection and the provisions of section thirty (30) of this Act.

The department of social services may use not more than one hundred thousand (100,000)dollars of the appropriation provided by subsection one (1) of this section, in addition to funds appropriated by this subsection, for the purpose of developing a central classification system.

Sec. 6. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1979 and ending June 30, 1981 to the department of social services, for the mental health institutes at Cherokee, Clarinda, Independence and Mount Pleasant the following amounts, or so much thereof as may be necessary:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. For salaries and support, maintenance and miscellaneous purposes.....	\$28,150,000	\$28,365,000

2. It is the intent of the general assembly that all funds received from client participation shall be deposited in the general fund of the state.

3. The state mental health institutes' daily per diem as determined pursuant to section two hundred thirty point twenty (230.20) of the Code shall be billed at eighty percent for each fiscal year. In addition, each county which pays, from county funds, the costs of care and treatment of mentally ill persons transferred from a state mental health institute to a public or private inpatient treatment facility, other than a state mental health institute, is entitled to reimbursement from the state for a portion of the cost incurred by the county for each day an individual is so treated or cared for at county expense. However, such reimbursement shall only apply to patients admitted to the facility after February 1, 1980. The reimbursement shall be equal to twenty percent of the average of the four state mental health institutes' individual average daily patient costs for the most recent quarter.

Each county may claim the reimbursement by filing a claim for such reimbursement on a quarterly basis. The comptroller, upon verifying the claim, shall issue warrants to the respective counties drawn upon money in the general fund not otherwise appropriated.

4. It is the intent of the general assembly that a mental health institute shall not accept physical custody of children alleged to be children in need of assistance on guest status or otherwise, for more than thirty days. It is also the intent of the general assembly that children found to be children in need of assistance shall not be placed in a mental health institute on the basis of that adjudication. The juvenile court may, however, order a commitment to a mental health institute or other appropriate secure facility for the purposes of treatment of a mental or emotional condition, but only after making findings pursuant to the standards set out for involuntary commitment in chapter two hundred twenty-nine (229) of the Code.

5. It is the intent of the general assembly that the superintendents of the mental health institutes at Cherokee and Independence, in discharging the duties imposed on them

by section two hundred thirty point twenty (230.20) of the Code, shall consider the costs of the psychiatric residency and chaplain intern programs maintained at those institutes as costs not to be included in the expenditures of those institutes for the purpose of establishing the institutes' respective daily charges to patients, the same as the costs enumerated in section two hundred thirty point twenty (230.20), subsection one (1), paragraphs a, b and c of the Code. It is the objective of the general assembly, in expressing this intent, that the commissioner of social services seek to maintain reasonably uniform daily charges at the four mental health institutes.

6. It is the intent of the general assembly that not more than one hundred thousand (100,000) dollars of the appropriation provided under subsection one (1) of this section for each of the fiscal years beginning July 1, 1979 and July 1, 1980 shall be used by the division of mental health resources to contract for mental health and mental retardation screening services for inmates of the state's adult correctional system and juvenile offenders at the state's juvenile institutions.

7. It is the intent of the general assembly that the proposed upgrading and expansion of staffing at the four mental health institutes be phased-in over the biennium, with up to one-half of the proposed staff upgrading and expansion occurring in the fiscal year beginning July 1, 1979 and with the remaining proposed staff upgrading and expansion occurring in the fiscal year beginning July 1, 1980.

Sec. 7. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1979 and ending June 30, 1981 to the department of social services, for the state hospital-schools at Glenwood and at Woodward the following amounts, or so much thereof as may be necessary:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. For salaries and support, maintenance		

and miscellaneous par-

poses.....	\$24,000,000	\$23,800,000
------------	--------------	--------------

2. It is the intent of the general assembly that all funds received from client participation shall be deposited in the general fund of the state.

3. The state hospital-schools' per-patient-per-day cost as determined pursuant to section two hundred twenty-two point seventy-three (222.73) of the Code shall be billed at eighty percent for the fiscal year, except as otherwise provided by subsection four (4) of this section.

4. If more than twenty percent of the cost of a patient's care is initially paid from any source other than state-appropriated funds, the amount so paid shall be subtracted from the per-patient-per-day cost of that patient's care computed pursuant to section two hundred twenty-two point seventy-three (222.73) of the Code and the patient's county of legal settlement shall be billed for the full balance of the cost so computed.

5. It is the intent of the general assembly that the department of social services shall identify and evaluate problems in the development and funding of community-based services for the mentally retarded. The department shall report its findings and recommendations to the general assembly by December 1, 1979.

Sec. 8. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1979 and ending June 30, 1981 to the department of social services, the following amounts, or so much thereof as may be necessary, to be used for the purposes designated:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
<b>SPECIAL PROGRAMS</b>		
<b>DIVISION:</b>		
1. For aid to the blind.....	\$ 20,000	\$ 20,000
2. For aid to dependent children.....	\$47,130,000	\$47,100,000

3. For aid to Indians residing on a settlement..... \$ 36,000 \$ 36,000

4. For medical assistance, including reimbursement for abortion services, which shall be available under the medical assistance program only for those abortions which are medically necessary. Medically necessary abortions are those performed when:

a. The attending physician certifies that continuing the pregnancy would endanger the life of the pregnant woman; or

b. The attending physician certifies that the fetus is physically deformed, mentally deficient, or afflicted with a congenital illness; or

c. The pregnancy is the result of a rape which is reported to a law enforcement agency or public or private health agency within sixty days of

the incident, or the result of incest which is reported in the first two trimesters of pregnancy to a law enforcement agency or the department of social services;

d. Any spontaneous abortion, commonly known as a miscarriage, wherein not all of the products of conception are expelled..... \$88,260,000 \$95,350,000

5. For contractual services-medical carrier..... \$ 1,084,000 \$ 1,232,000

6. For children's services..... \$20,455,000 \$21,250,000

7. For work and training programs..... \$ 438,000 \$ 438,000

8. For adult and family services..... \$ 758,000 \$ 758,000

9. For state supplementary assistance, including state supplementary assistance for the blind..... \$ 6,090,000 \$ 6,520,000

It is the intent of the general assembly that the department of social services shall increase the maximum cost-related reimbursement for residential care facility services to thirteen dollars and fifty cents per day and the flat rate to eight dollars and twenty cents per day.

10. For the governor's youth opportunity program..... \$ 750,000 \$ 750,000

11. For child support recoveries, including salary and support, maintenance and miscellaneous purposes..... \$ 428,219      \$ 435,160

12. For assistance to child care centers..... \$ 400,000      \$ 400,000

Real property shall not be purchased with funds appropriated by this subsection.

It is the intent of the general assembly that as more centers improve their facilities in order to meet minimum requirements for the health, safety, and welfare of the children, the emphasis of the program should be shifted to providing aid in staff development and training in order to upgrade programs and the delivery of services. To the extent possible, the department shall develop a means of selecting private child care facilities for receiving funds, and shall promulgate rules governing these procedures in accordance with chapter seventeen A (17A) of the Code. At the same time, the department shall gather statistics on the number of such child care centers, and report to the joint appropriations subcommittee on social services by December 1, 1979.

13. State supplementation to Title XX..... \$ 1,000,000      \$ 1,000,000

It is the intent of the general assembly that funds appropriated under this subsection be used for local purchase of service contracts, and primarily to help avoid the institutionalization of individuals and to provide child care.

14. Homemaker services..... \$ 1,580,000      \$ 1,580,000

Funds provided in this subsection for homemaker services may be used either for direct service or state purchase match for federal Title XX funds. Any decision to change homemaker services from direct service to state purchase shall be made on a district by district basis, at the district level and shall not be influenced by a consideration of departmental

staff size. If direct homemaker services are transferred from direct service to state purchase, the vacant positions that result shall be deleted from the department's table of organization.

Sec. 9. Section two hundred thirty-four point thirty-eight (234.38), unnumbered paragraph two (2). Code 1979, is amended by striking the unnumbered paragraph.

Sec. 10.

1. It is the intent of the general assembly that the schedule of living costs and the payment for persons on the aid to dependent children program shall be increased for all family sizes by six percent commencing October 1, 1973 and by an additional six percent commencing October 1, 1980.

2. It is the intent of the general assembly that assistance shall be granted under chapter two hundred thirty-nine (239) of the Code to an expectant mother experiencing her first pregnancy and in the last trimester of pregnancy if she meets other income and resource standards for the aid to dependent children program. The mother and fetus together shall be treated as a one-person family with assistance payable to the mother as an eligible group of one. The department of social services shall promulgate rules and regulations, pursuant to chapter seventeen A (17A) of the Code to implement this subsection on October 1, 1979.

3. It is the intent of the general assembly in appropriating funds in section eight (8), subsection two (2) of this Act that, notwithstanding the provisions of section two hundred thirty-nine point eighteen (239.18) of the Code, the department of social services shall not reduce the standards of payment referred to in subsection one (1) of this section, nor establish eligibility criteria for recipients under the aid to dependent children program which are more restrictive than the criteria required by applicable federal regulations. The special needs program of the aid to dependent children program shall be continued.

4. It is the intent of the general assembly that the department shall maintain a system of current needs budgeting ,

in computing monthly assistance grants for ADC recipients until the department has presented to the governor and the joint social services appropriations subcommittee of the Sixty-eighth General Assembly a study and report including a cost-benefit comparison and client impact comparison between prior-month budgeting and current needs budgeting. The report shall be submitted on December 3, 1979.

Sec. 11. If the United States department of health, education and welfare regulations allow such a policy, the department of social services shall adopt administrative rules pursuant to chapter seventeen A (17A) of the Code which provide that in determination of eligibility for assistance under the aid to dependent children program established by chapter two hundred thirty-nine (239) of the Code, there shall be recognition of a stepparent's responsibility for the reasonable and necessary expenses of the family and the education of the children as long as the stepparent remains married to the stepchild's parent. In adopting such rules, the department shall give consideration to any financial obligations the stepparent may have as a result of court orders, or of commitments made prior to the marriage.

Sec. 12. It is the intent of the general assembly that for the first six months of the fiscal year beginning July 1, 1979 the department of social services shall increase the maximum reimbursement for intermediate care facilities under medical assistance to a level fixed at the seventy-fourth percentile on the basis of cost data on file as of December 31, 1978, indexed forward by an inflation factor of one percent. The department shall organize a committee composed of representatives of the department, the nursing home associations, the medical assistance advisory board, and three members of the joint appropriations subcommittee on social services appointed by the chairpersons of the appropriations committees to study alternative cost-related methods for intermediate care facility reimbursements and for accounting procedures to reduce reporting time lags. Prior to September 1, 1979, the committee shall make recommendations for changes

in the reimbursement system to become effective January 1, 1980. No recommendations shall be made which would result in a cost to the state for the last six months of the fiscal year ending June 30, 1980 greater than the cost of maintaining for that six-month period a maximum reimbursement level equal to that used in the first six months of the fiscal year beginning July 1, 1979, indexed forward by an inflation factor of four percent.

Sec. 13. It is the intent of the general assembly that payment for reserve bed days under the medical assistance program shall be made at eighty percent of the allowable audited costs for those beds, not to exceed the maximum reimbursement rate.

Sec. 14. It is the intent of the general assembly that medical assistance shall be made available to any person who is an inpatient of a hospital, skilled nursing facility or intermediate care facility; who is eligible for supplemental security income in all respects except income; and whose income does not exceed six hundred dollars per month.

Sec. 15. It is the intent of the general assembly that the department of social services shall increase the fee paid to pharmacists under the medical assistance program from two dollars and fifty-five cents to three dollars per prescription for the 1979-1981 biennium.

Sec. 16. It is the intent of the general assembly that, for the fiscal year beginning July 1, 1979, foster parent payments be increased by ten percent.

Sec. 17.

1. It is the intent of the general assembly that of the total amount appropriated for children's services by section eight (8), subsection six (6) of this Act, not more than twenty-four thousand (24,000) dollars shall be used to establish a pilot program providing additional payments to foster families with children with very special needs. The department of social services shall report to the joint appropriations subcommittee on social services on the effectiveness of this program by March 1, 1980.

2. Six hundred sixty thousand (660,000)dollars of the funds appropriated by section eight (8). subsection six (6) of this Act may be used, for reimbursement of county juvenile court expenses pursuant to section two hundred thirty-two point one hundred forty-one (232.141), subsection four (4) of the Code. If it appears at any given time that six hundred sixty thousand (660,000)dollars will be insufficient for reimbursement of county juvenile court costs, the department shall report to the comptroller and the joint appropriations subcommittee on social services relative to the need for additional funds for such costs. The department of social services shall also report to the joint appropriations subcommittee on social services and to the legislative council no later than December 1, 1979 on the projected costs to the state for county juvenile court expenses, based upon reports received from the counties for the first quarter of the fiscal year beginning July 1, 1979.

3. Funds appropriated under section eight (8), subsection six (6) of this Act shall be used to pay at least one-half of one percent of the total cost of the establishment, improvements, operation, and maintenance of approved county or multicounty juvenile homes as aid from the state, pursuant to section two hundred thirty-two point one hundred forty-two (232.142). subsection four (4) of the Code. The department is authorized to provide additional aid, subject to the funding limitations of this subsection.

4. It is the intent of the general assembly that of the appropriation made by section eight (8), subsection six (6) of this Act, one million (1,000,000)dollars shall be used to provide in-home treatment and seven hundred fifty thousand (750,000)dollars shall be used to provide alternatives to foster care. It is the intent of the general assembly that in-home treatment programs which were funded through state and federal Title XX funds in the fiscal year beginning July 1, 1978 shall be maintained at their current program operating level through funds provided pursuant to this subsection. Federal Title XX funds may be used to match, but not to

replace funds provided pursuant to this subsection. The department shall submit to the appropriations subcommittee on social services by December 1, 1979 a report of the actual expenditures during the first-quarter of the fiscal year beginning July 1, 1979 for all programs within the children's services appropriation.

Sec. 18. It is the intent of the general assembly that at least two hundred thirty-five thousand (235,000)dollars of the appropriation made by section eight (8), subsection eight (8) of this Act for each fiscal year shall be used to provide chore services. These funds shall be used as state matching funds for Title XX federal funds.

Sec. 19. It is the intent of the general assembly that at least one hundred thousand (100,000)dollars of the appropriation made by section eight (8), subsection eight (8) of this Act for each fiscal year shall be used to fund special programs for displaced homemakers. The funds referred to in this subsection shall not be used for tuition.

Sec. 20. It is the intent of the general assembly that at least one hundred thousand (100,000)dollars of the appropriation made by section eight (8), subsection eight (8) of this Act for each fiscal year shall be used to fund special programs to provide emergency shelter services and support services to victims of domestic abuse.

Sec. 21. It is the intent of the general assembly that funds appropriated under section eight (8), subsection eight (8) of this Act for special programs shall be used to provide start-up moneys for programs which will develop community support and establish means of support independent of long-term state funding. Where possible, special programs receiving state funds under this section for more than one year should be established to receive declining amounts of state funding after the first twelve months of full operation and to be supported locally after thirty-six months of operation. Special programs deviating from these guidelines shall be reported to the joint appropriations social services subcommittee. It is the intent of the general assembly that

the department shall consult persons knowledgeable in the respective subjects of domestic abuse and displaced homemakers with respect to establishment and selection of special programs.

Sec. 22. It is the intent of the general assembly that no otherwise eligible client be denied participation in sheltered work or work activity services solely due to length of time that person has been in receipt of services.

Sec. 23. It is the intent of the general assembly that continuing emphasis be placed on local purchase of services and that local purchase of services be expanded, where possible, within the state Title XX plan and the funds appropriated by this Act.

Sec. 24. Each hospital-school and mental health institute shall, upon receipt of any payment made under chapter two hundred forty-nine A (249A) of the Code for the care of any patient, segregate an amount equal to that portion of the payment which is required by law to be made from nonfederal funds. The money segregated shall be deposited in the medical assistance fund of the department of social services. It is the intent of the general assembly that charges assessed to the county will be credited with one hundred percent of client participation for eligible Title XIX medical assistance patients at the hospital-schools, in the calculation of per diem rates.

Sec. 25. Notwithstanding the maximum amounts to which sections two hundred thirty-nine point nine (239.9) and two hundred forty-nine point nine (249.9) of the Code limit payment by the department of social services toward the cost of funerals for persons receiving public assistance under chapters two hundred thirty-nine (239) and two hundred forty-nine (249) of the Code, the department is authorized to pay not more than four hundred dollars toward the cost of a funeral for any such public assistance recipient provided that:

1. The total cost of the person's funeral does not exceed one thousand dollars;

2. The decedent does not leave an estate which may be probated, with sufficient proceeds to allow a funeral claim of at least one thousand dollars; and

3. Any payment which is due the decedent's estate or beneficiary by reason of the liability of any life insurance or death or funeral benefit company, association or society, or in the form of United States social security, railroad retirement, or veterans' benefits, upon the death of the decedent shall be deducted from the department's liability under this section.

The provisions of sections two hundred thirty-nine point nine (239.9) and two hundred forty-nine point nine (249.9) of the Code shall be of no force or effect during the biennium beginning July 1, 1979 and ending June 30, 1981.

Sec. 26. All federal grants to and the federal receipts of the department of social services are appropriated for the purposes set forth in such federal grants or receipts except the veterans per diem payable for veterans at the veterans home and Title XIX medicaid assistance funds received by the mental health institutes shall be deposited in the general fund.

Sec. 27. No funds appropriated by any provision of this Act shall be used for capital improvements.

Sec. 28. Notwithstanding section eight point thirty-three (8.33) of the Code, the unencumbered or unobligated funds remaining in the farm accounts of the department of social services on June 30, 1979 shall not revert to the general fund until June 30, 1980.

Sec. 29. It is the intent of the general assembly that the department not enter into any farm land lease agreements that would extend beyond March 1, 1981.

Sec. 30. The number of full-time equivalent positions funded under this Act shall not exceed nine thousand two hundred sixty-eight (9268) for the biennium beginning July 1, 1979 and ending June 30, 1981. However, positions funded primarily from federal grants, and positions funded from institutional canteen and farm operation funds and as otherwise

provided by section eight (8), subsection fourteen (14) of this Act, shall be exempt from the limits on the number of full-time equivalent positions provided in this section, **but** are approved only for the period of time for which funds are available for the positions.

---

**FLOYD H. MILLEN**  
Speaker of the House

---

**TERRY E. BRANSTAD**  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 755, Sixty-eighth General Assembly.

---

**DAVID L. WRAY**  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

---

**ROBERT D. RAY**  
Governor

HOUSE FILE 756

AN ACT

ALLOWING A HOMESTEAD CREDIT TO INDIVIDUALS WHO OWN A LIFE ES- TATE IN THE HOMESTEAD WITH THE REVERSION INTEREST HELD BY A NONPROFIT CORPORATION OR TO INDIVIDUALS WHO HOLD AN INTEREST IN A HORIZONTAL PROPERTY REGIME UNDER CHAPTER FOUR HUNDRED NINETY-NINE B (499B) OF THE CODE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section four hundred twenty-five point eleven (425.11), subsection two (2), Code 1979, is amended to read as follows:

2. The word, "owner", shall mean the person who holds the fee simple title to the homestead, and in addition shall mean the person occupying as a surviving spouse or the person occupying under a contract of purchase which contract has been recorded in the office of the county recorder of the county in which the property is located, or the person occupying the homestead under devise or by operation of the inheritance laws where the whole interest passes or where the divided interest is shared only by persons related or formerly related to each other by blood, marriage or adoption. or the person occupying the homestead under a deed which conveys a divided interest where the divided interest is shared only by persons related or formerly related to each other by blood, marriage or adoption or where the person occupying the homestead holds a life estate with the reversion interest held by a nonprofit corporation organized under chapter five hundred four A (504A) of the Code, provided that the holder of the life estate is liable for and pays property tax on the homestead or where the person occupying the homestead holds an interest in a horizontal property regime under chapter four hundred ninety-nine B (499B) of the Code, regardless of whether the underlying land committed to the horizontal property regime is in fee or as a leasehold interest, provided that the holder of the interest in the

horizontal property regime is liable for and pays property tax on the homestead. For the purpose of this chapter the word "owner" shall be construed to mean a bona fide owner and not one for the purpose only of availing himself or herself of the benefits of this chapter. In order to qualify for the homestead tax credit, evidence of ownership shall be on file in the office of the clerk of the district court or recorded in the office of the county recorder at the time the owner files with the assessor a verified statement of the homestead claimed by him or her as provided in section 425.2.

Sec. 2. This Act is effective January first following its enactment.

FLOYD H. MILLEN  
Speaker of the House

TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 756, Sixty-eighth General Assembly.

DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

ROBERT D. RAY  
Governor

HOUSE FILE 757

AN ACT

RELATING TO EQUALIZATION AND ASSESSMENT PROCEDURES BY PROVIDING FOR THE VALUATION OF AGRICULTURAL LAND ON THE BASIS OF ITS PRODUCTIVITY AND NET EARNING CAPACITY, PROVIDING FOR THE VALUATION OF AGRICULTURAL AND RESIDENTIAL PROPERTY AT A PERCENTAGE OF ITS ACTUAL VALUE FOR TAX PURPOSES, PROVIDING FOR THE BIENNIAL ASSESSMENT AND EQUALIZATION OF PROPERTY, PROVIDING THAT EQUALIZED VALUES BE INCLUDED IN THE ASSESSMENT FOR THE CURRENT ASSESSMENT YEAR COMMENCING IN 1979, ADJUSTING THE DATES RELATED TO ASSESSMENT AND EQUALIZATION COMPLETION, DELIVERY OF ABSTRACTS OF ASSESSMENTS, NOTIFICATION OF TAXPAYERS OF ADJUSTED VALUES, THE FILING OF PROTESTS AND THE SESSIONS OF LOCAL BOARDS OF REVIEW AND PROVIDING FOR AN INTERIM STUDY OF THE PROPERTY TAX STRUCTURE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section twenty-four point forty-eight (24.48), Code 1979, is amended to read as follows:

**24.48** APPEAL TO STATE BOARD FOR SUSPENSION OF LIMITATIONS.

If the property tax valuations effective ~~January-17-1978~~ January 1, 1979 and January first of any subsequent year, are reduced or there is an unusually low growth rate in the property tax base of a political subdivision, the political subdivision may appeal to the state appeal board to request suspension of the statutory property tax levy limitations to continue to fund the present services provided. A political subdivision may also appeal to the state appeal board where the property tax base of the political subdivision has been reduced or there is an unusually low growth rate for any of the following reasons:

1. Any unusual increase in population as determined by the preceding certified federal census.

2. Natural disasters or other emergencies.
3. Unusual problems relating to major new functions required by stare law.
4. Unusual staffing problems.
5. Unusual need for additional funds to permit continuance of a program which provides substantial benefit to its residents.
6. Unusual need for a new program which will provide substantial benefit to residents, if the political subdivision establishes the need and the amount of the necessary increased cost.

The state appeal board may approve or modify the request of the political subdivision for suspension of the statutory property tax levy limitations.

Upon decision of the state appeal board, the state comptroller shall make the necessary changes in the total budget of the political subdivision and certify the total budget to the governing body of the political subdivision and the appropriate county auditors.

For purposes of this section only, "political subdivision" means a city, county, school district, or any other special purpose district which certifies its budget to the county auditor and derives funds from a property tax levied against taxable property situated within the political subdivision.

For the purpose of this section, the city finance committee shall be the state appeal board when the political subdivision is a city.

Sec. 2. Section four hundred twenty-eight point four (428.4), unnumbered paragraph one (1), Code 1979, is amended to read as follows:

Property shall be assessed for taxation each year. Personal property shall be listed and assessed each year in the name of the owner of the personal property on the first day of January and the assessment made shall be the value of the personal property as of January / first of the year of the assessment. Real estate shall be listed and assessed in ~~1978~~ 1981 and every two years thereafter. The assessment of real

HF 757

estate shall be the value of the real estate as of January ~~1~~ 1 first of the year of the assessment. The year ~~1976~~ 1981 and each ~~even-numbered~~ odd-numbered year thereafter shall be a reassessment year. In any year, after the year in which an assessment has been made of all the real estate in any assessing jurisdiction, it shall be the duty of the assessor to value and assess or revalue and reassess, as the case may require, any real estate that the assessor finds was incorrectly valued or assessed, or was not listed, valued and assessed, in the real estate assessment year immediately preceding, also any real estate the assessor finds has changed in value subsequent to January ~~1~~ 1 first of the preceding real estate assessment year. However, a percentage increase on a class of property shall not be made in a year not subject to an equalization order unless ordered by the department of revenue. The assessor shall determine the actual value and compute the taxable value thereof as of January ~~1~~ 1 first of the year of the revaluation and reassessment. The assessment shall be completed as specified in section 441.28, but no reduction or increase in actual value shall be made for prior years. If an assessor makes a change in the valuation of the real estate as provided for herein, the provisions of sections 441.23, 441.37, 441.38 and 441.39 shall apply.

Sec. 3. Section four hundred forty-one point twenty-one (441.21), subsection one (1), unnumbered paragraphs two (2), six (6) and eight (8), Code 1979, are amended to read as follows:

The actual value of all property subject to assessment and taxation shall be the fair and reasonable market value of such property except as otherwise provided in this section "Market value" is defined as the fair and reasonable exchange in the year in which the property is listed and valued between a willing buyer and a willing seller, neither being under any compulsion to buy or sell and each being familiar with all the facts relating to the particular property. Sale prices of the property or comparable property in normal

transactions reflecting market value, and the probable availability or unavailability of persons interested in purchasing the property, shall be taken into consideration in arriving at its market value. In arriving at market value, sale prices of property in abnormal transactions not reflecting market value shall not be taken into account, or shall be adjusted to eliminate the effect of factors which distort market value, including but not limited to sales to immediate family of the seller, foreclosure or other forced sales, contract sales, discounted purchase transactions or purchase of adjoining land or other land to be operated as a unit.

~~Notwithstanding the provisions of this section, in assessing and determining the actual value of agricultural property as of January 1, 1978, and January 1, 1979, the~~ The actual value of agricultural property shall be determined on the basis of productivity and net earning capacity of the property determined on the basis of its use for agricultural purposes capitalized at a rate of seven percent and applied uniformly among counties and among classes of property.

Notwithstanding any other provision of this section, the actual value of any property shall not exceed its fair and reasonable market value, except agricultural property which shall be valued exclusively as provided in unnumbered paragraph six (6) of this subsection. ~~For agricultural property, the assessed value as determined under this section shall not exceed the actual value of such property and the assessed value of residential property as determined under this section shall not exceed the fair and reasonable market value of such property.~~

Sec. 4. Section four hundred forty-one point twenty-one (441.21), subsection one (1), Code 1979, is amended by striking paragraphs a and b and unnumbered paragraph five (5).

Sec. 5. Section four hundred forty-one point twenty-one (441.21), subsections five (5), eight (8), and twelve (12), Code 1979, are amended to read as follows:

5. For valuations established as of January 1, 1979, the percentage of actual value at which agricultural and

residential property shall be assessed shall be the quotient of the dividend and divisor as defined in this section. The dividend for each class of property shall be the dividend as determined for each class of property for valuations established as of January 1, 1978, adjusted by the product obtained by multiplying the percentage determined for that year by the amount of any additions or deletions to actual value, excluding those resulting from the revaluation of existing properties, as reported by the assessors on the abstracts of assessment for 1978, plus six percent of the amount so determined. However, if the difference between the dividend so determined for either class of property and the dividend for that class of property for valuations established as of January 1, 1978, adjusted by the product obtained by multiplying the percentage determined for that year by the amount of any additions or deletions to actual value, excluding those resulting from the revaluation of existing properties, as reported by the assessors on the abstracts of assessment for 1978, is less than six percent, the 1979 dividend for the other class of property shall be the dividend as determined for that class of property for valuations established as of January 1, 1978, adjusted by the product obtained by multiplying the percentage determined for that year by the amount of any additions or deletions to actual value, excluding those resulting from the revaluation of existing properties, as reported by the assessors on the abstracts of assessment for 1978, plus a percentage of the amount so determined which is equal to the percentage by which the dividend as determined for the other class of property for valuations established as of January 1, 1978, adjusted by the product obtained by multiplying the percentage determined for that year by the amount of any additions or deletions to actual value, excluding those resulting from the revaluation of existing properties, as reported by the assessors on the abstracts of assessment for 1978, is increased in arriving at the 1979 dividend for the other class of property. The divisor for each class of property shall be

the total actual value of all such property in the state in the preceding year, as reported by the assessors on the abstracts of assessment submitted for 1978, plus the amount of value added to said total actual value by the revaluation of existing properties in 1979 as equalized by the director of revenue pursuant to section four hundred forty-one point forty-nine (441.49) of the Code. The director shall utilize information reported on abstracts of assessment submitted pursuant to section 441.45 in determining such percentage. For valuations established as of January 1, 1980, and each year thereafter, the percentage of actual value as equalized by the director of revenue as provided in section four hundred forty-one point forty-nine (441.49) of the Code at which agricultural and residential property shall be assessed shall be calculated in accordance with the methods provided herein including the limitation of increases in agricultural and residential assessed values to the percentage increase of the other class of Property if the other class increases less than the allowable limit adjusted to include the applicable and current values as equalized by the director of revenue, except that any references to six percent in this subsection shall be four percent.

8. For valuations established as of January 1, 1979, against which taxes will be levied for the fiscal year beginning in the 1979 calendar year by any special charter city that levies and collects its own taxes, the percentage of actual value at which agricultural and residential property shall be assessed shall be the quotient of the dividend and divisor as defined in this section. The dividend for each class of property shall be the valuation for each class of property for valuations established as of January 1, 1978, and upon which any special charter city levied its taxes in 1978, adjusted by the product obtained by multiplying the percentage determined for that year by the amount of any additions or deletions to actual value, excluding those resulting from the revaluation of existing properties, as reported by the assessor on the abstract of assessment for

1978, plus six percent of the amount so determined. The divisor for each class of property shall be the total actual value of all such property in the city in the preceding year, as reported by the assessor on the abstract of assessment submitted for 1978, plus the amount of value added to said total actual value by the revaluation of existing properties in 1979. However, if the estimated statewide growth in assessed valuation is less than six percent for either class of property for 1979, the director shall estimate the percentages by which the statewide valuation of residential and agricultural property will increase in 1979. The lower percentage shall be used in lieu of six percent for both classes of property in calculating the percentages at which agricultural and residential property shall be assessed. The percentage at which agricultural and residential property shall be assessed will be certified by the director on or before May 31, 1979 to the appropriate city official in special charter cities that levy and collect their own taxes. The Percentage so certified shall be applicable only to those valuations against which the special charter city levies its own tax. For valuations established as of January 1, 1980, and each year thereafter for any special charter city that levies and collects its own taxes, the percentage of actual value as equalized by the director of revenue as provided in section four hundred forty-one point forty-nine (441.49) of the Code at which agricultural and residential property shall be assessed shall be calculated in accordance with the methods provided herein adjusted to include the applicable and current values as equalized by the director of revenue, except that any references to six percent in this subsection shall be four percent. The assessor shall provide valuation information to the director of revenue sufficient for the computation of the assessment percentage by May fifteenth of each year on forms prescribed by the director of revenue.

12. Not later than ~~November 1, 1978, and~~ November 1, 1979, ~~and November first of each subsequent year,~~ the director shall certify to the county auditor of each county the percentages

of actual value at which residential and agricultural property ~~in each assessing jurisdiction~~ in the county shall be assessed for taxation. The county auditor shall proceed to determine the assessed values of agricultural and residential property by applying such percentages to the current actual value of such property, as reported to the county auditor by the assessor, and the assessed values so determined shall be the taxable values of such properties upon which the levy shall be made.

Sec. 6. Section four hundred forty-one point twenty-one (441.21), subsection six (6), Code 1979, is amended to read as follows:

6. Beginning with valuations established as of January 1, 1978, the assessors shall report the aggregate taxable values and the number of dwellings located on agricultural land and the aggregate taxable value of all other structures on agricultural land. Beginning with valuations established as of January 1, ~~1980~~ 1981, such agricultural structures and agricultural dwellings located on agricultural land shall be valued at their market value as defined in this section and agricultural structures and agricultural dwellings shall each constitute a separate class of property.

Sec. 7. Section four hundred forty-one point twenty-three (441.23), Code 1979, is amended to read as follows:

441.23 NOTICE OF VALUATION. If there has been an increase or decrease in the valuation of the property, or upon the written request of the person assessed, the assessor shall, at the time of making the assessment, inform the person assessed, in writing, of the valuation put upon the taxpayer's property, and notify the person, if he or she feels aggrieved, to appear before the board of review and show why the assessment should be changed. ~~In-odd-numbered-years,-the~~ The owners of real property shall be notified not later than April 45 ~~fifteenth~~ of any adjustment of the real property assessment. ~~In-even-numbered-years,-the-notice-of-an-increase-or-decrease-in-the-valuation-of-the-property-shall-be-provided-to-the-owners-of-real-property-not-later-than-June-30-as-provided-in-section-441.49-~~

Sec. 8. Section four hundred forty-one point twenty-four (441.24), Code 1979, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. However, all or part of the penalty imposed under this section may be waived by the board of review upon application to the board by the assessor or the property owner. The waiver or reduction in the penalty shall be allowed only if the valuation of real property against which the penalty has been imposed.

Sec. 9. Section four hundred forty-one point twenty-six (441.26), Code 1979, is amended to read as follows:

441.26 ASSESSMENT ROLLS AND BOOKS. The director of revenue shall each year prescribe the form of assessment roll to be used by all assessors in assessing real and personal property, including moneys and credits, in this state, also the form of pages of the assessor's assessment book. such assessment rolls shall be in such form as will permit entering thereon, separately, the names of all persons, partnerships, corporations, or associations assessed; shall contain a form of oath or affirmation to be administered to each person assessed, and shall also contain a notice in substantially the following form:

"If you are not satisfied that the foregoing assessment is correct, you may file a protest against such assessment with the board of review on or after April 16 sixteenth, to and including May 5 fifth, of the year of the assessment, such protest to be confined to the grounds specified in section 441.37. Dated ..... day of ....., 19....., ..... County/City Assessor."

~~The dates specified in the notice sent to the owner of property in even-numbered years shall contain the dates for filing of protests as provided in section 441.49.~~

The notice in 1981 and each odd-numbered year hereafter shall contain a statement that the assessments are subject to equalization pursuant to an order issued by the director of revenue, that the county auditor shall give notice on or before October fifteenth by publication in an official

~~assessment of general circulation to any class of property affected by the equalization order, and that the board of review shall be in session from October fifteenth to November fifteenth to hear protests of affected property owners or taxpayers whose valuations have been adjusted by the equalization order.~~

Such assessment rolls shall be used in listing the property and showing the values affixed to such property of all persons, partnerships, corporations, or associations assessed, which rolls shall be made in duplicate. said duplicate roll shall be signed by the assessor, detached from the original and delivered to the person assessed if there has been an increase or decrease in the valuation of the property, or upon the written request of the person assessed. It shall be lawful to combine the affidavit or form of oath or affirmation with reference to real and personal property, and the affidavit or form of oath or affirmation as to moneys and credits, into one affidavit or form of oath or affirmation, and only the one such affidavit or form of oath or affirmation shall be sufficient on the assessment roll. The pages of the assessor's assessment book shall contain columns ruled and headed for the information required by this chapter and that which the director of revenue may deem essential in the equalization work of the director. The assessor shall return all assessment rolls and any schedules therewith to the county auditor, along with the completed assessment book, as provided in this chapter, and the county auditor shall carefully keep and preserve all such rolls, schedules and book for a period of five years from the time of filing of the same in ~~his~~ the county auditor's office.

Beginning with valuations for January 1, 1977 and each succeeding year, for each parcel of property entered in the assessment book, the assessor shall list the classification of the property.

Sec. 10. Section four-hundred forty-one point twenty-eight (441.28), Code 1979, is amended to read as follows:

The assessment shall be completed not later than April ~~15~~  
~~in-odd-numbered-years-and-not-later-than-May-15-in-even-~~  
~~numbered-years~~ fifteenth each year. If the assessor makes  
any change in an assessment after it has been entered on the  
assessor's rolls, he the assessor shall note on said roll,  
together with the original assessment, the new assessment  
and the reason for the change, together with his the assessor's  
signature and the date of the change. Provided, however,  
in the event the assessor increases any assessment he the  
assessor shall give notice in writing thereof to the taxpayer  
by mail prior to the meeting of the board of review. No  
changes shall be made on the assessment rolls after April  
~~15-in-odd-numbered-years-and-after-May-15-in-even-numbered~~  
~~years~~ fifteenth except by order of the board of review or  
by decree of court.

Sec. 11. Section four hundred forty-one point thirty  
(441.30), Code 1979, is amended to read as follows:

441.30 COMPLETION OF ASSESSMENT--OATH. The assessment  
shall be completed by ~~the-first-day-of-May-in-odd-numbered~~  
~~years-or-June-1-in-even-numbered-years,~~ April fifteenth and  
the assessor shall attach to the assessment rolls his or her  
oath in the following form:

"I, (A ..... B .....), assessor of city/county  
of ..... state of Iowa, do solemnly swear (or affirm)  
that the taxable values of all property, money, and credits,  
of which a statement has been made and verified by the oath  
of the person required to list the same, is herein set forth  
in such statement; that in every case, where I have been

the oath to him the person, unless he the person refused to  
take it. nor in any way connive at any violation or evasion  
of any of the requirements of the law in relation to the  
assessment of property for taxation.

.....  
Assessor

Subscribed and sworn to (or affirmed) this ..... day  
of ..... A.D....., before me.

.....  
Notary Public/Clerk of Court"

Sec. 12. Section four hundred forty-one point thirty-three  
(441.33), Code 1979, is amended to read as follows:

441.33 SESSIONS OF BOARD OF REVIEW. The board of review  
shall be in session from May 1 first to May 31-in thirty-first  
each ~~odd-numbered~~ year and for such additional period as may  
be required under section 441.37 and shall hold as many  
meetings as are necessary to discharge its duties. On June  
1 first in any-~~odd-numbered-year~~ those years in which a session  
has not been extended as required under section 441.37, said  
board shall return all books, records and papers to the  
assessor except undisposed of protests and records pertaining  
thereto. If it has not completed its work prior to June 1  
first, in those years in which the session has not been  
extended under section 441.37 the director of revenue may  
authorize the board of review to continue in session for such  
period as is necessary to complete its work, but in no event  
shall the director of revenue approve a continuance extending  
beyond July 15 fifteenth. On June 1 first or on the final  
day of any extended session required under section 441.37  
or authorized by the director of revenue as herein provided  
the board of review shall be adjourned until May 1 first of  
the following year. It shall adopt its own rules of procedure,  
elect its own chairman from its membership, and keep minutes  
of its meetings. The board shall appoint a clerk who may  
be a member of such board or any other qualified person,  
except the assessor or any member of ~~his~~ the assessor's staff.  
It may be reconvened by the director of revenue. All

undisposed protests in its hands on ~~July 15 fifteenth~~ shall be automatically overruled and returned to the assessor together with its other records.

~~In even-numbered years, the board of review shall be in session at the times designated in section 441.49.~~

Within fifteen days following the adjournment of any regular or special session, the board of review shall submit to the director of revenue, on forms prescribed by the director, a report of any actions taken during that session.

Sec. 13. Section four hundred forty-one point thirty-seven (441.37), unnumbered paragraph one (1), Code 1979, is amended to read as follows:

Any property owner or aggrieved taxpayer who is dissatisfied with his or her assessment ~~may~~ file a protest against such assessment with the board of review on or after April ~~16~~ sixteenth, to and including May 5 fifth, of the year of the assessment. In any county which has been declared to be a disaster area by proper federal authorities after March ~~1~~ first and prior to May ~~20~~ twentieth of said year of assessment, the board of review shall be authorized to remain in session until June fifteenth and the time for filing a protest shall be extended to and include the period from May 25 twenty-fifth to June 5 fifth of such year. Said protest shall be in writing and signed by the one protesting or by his or her duly authorized agent. ~~The dates specified in this section shall apply only in odd-numbered years--The time for filing of protests in even-numbered years shall be as provided in section 441.49--Taxpayer~~ The taxpayer may have an oral hearing thereon if request therefor in writing is made at the time of filing the protest. Said protest must be confined to one or more of the following grounds:

Sec. 14. Section four hundred forty-one point forty-five (441.45), Code 1979, is amended to read as follows:

441.45 ABSTRACT TO STATE DEPARTMENT OF REVENUE. The county assessor of each county and each city assessor shall, on or before July ~~1-in-odd-numbered-years-and-on-or-before~~ September-15-in-even-numbered-years first of each year, make

out and transmit to the department of revenue an abstract of the real and personal property in his or her county or city, as the case may be, and file a copy thereof with the county auditor, in which he the assessor shall set forth:

1. The number of acres of land and the aggregate taxable values of the same, exclusive of city lots, returned by the assessors, as corrected by the board of review.

2. The aggregate taxable values of real estate by class in each school district, township and city in the county, returned as corrected by the board of review.

3. The aggregate taxable values of personal property.

4. Other facts as may be required by the director of revenue.

In any case where a board of review continues in session beyond June ~~17-in-any-odd-numbered-year, or beyond August 15-in-even-numbered-years~~ first, under provisions of sections 441.33 and 441.37 the abstract of the real and personal property shall be made out and transmitted to the department of revenue within fifteen days after the date of final adjournment by said board.

Sec. 15. Section four hundred forty-one point forty-eight (441.48), Code 1979, is amended to read as follows:

441.48 NOTICE OF ADJUSTMENT. Before the director of revenue shall adjust the valuation of any class of property any such percentage, the director shall serve ten days' notice by mail, on the ~~assessor~~ county auditor of the county whose valuation is proposed to be adjusted and the director shall hold an adjourned meeting after such ten days' notice, at which time ~~such~~ the county or assessing jurisdiction may appear by its city council or board of supervisors, city or county attorney, and other assessing jurisdiction, city or county officials, and make written or oral protest against such proposed adjustment, which protest shall consist simply of a statement of the error, or errors, complained of with such facts as may lead to their correction, and at such adjourned meeting final action may be taken in reference thereto.

Sec. 16. Section four hundred forty-one point forty-nine (441.49), Code 1979, is amended by striking the section and inserting in lieu thereof the following:

**441.49** ADJUSTMENT BY AUDITOR. The director shall keep a record of the review and adjustment proceedings and finish the proceedings on or before October first unless for good cause the proceedings cannot be completed by that date. The director shall notify each county auditor by mail of the final action taken at the proceedings and specify any adjustments in the valuations of any class of property to be made effective for the jurisdiction.

However, an assessing jurisdiction may request the director to permit the use of an alternative method of applying the equalization order to the property values in the assessing jurisdiction, provided that the final valuation shall be equivalent to the director's equalization order. The assessing jurisdiction shall notify the county auditor of the request for the use of an alternative method of applying the equalization order and the director's disposition of the request. The request to use an alternative method of applying the equalization order, including procedures for notifying affected property owners and appealing valuation adjustments, shall be made within ten days from the date the county auditor receives the equalization order and the valuation adjustments, and appeal procedures shall be completed by November thirtieth of the year of the equalization order. Compliance with the provisions of section four hundred forty-one point twenty-one (441.21) of the Code is sufficient grounds for the director to permit the use of an alternative method of applying the equalization order.

On or before October fifteenth the county auditor shall cause to be published in official newspapers of general circulation the final equalization order. Failure to publish the equalization order has no effect upon the validity of the orders.

The county auditor shall add to or deduct from the valuation of each class of property in the county the required

percentage, rejecting all fractions of fifty cents or less in the result, and counting all fractions over fifty cents as one dollar. For any special charter city that levies and collects its own tax based on current year assessed values, the equalization percentage shall be applied to the following year's values, and shall be considered the equalized values for that year for purposes of this chapter.

The local board of review shall reconvene in special session from October fifteenth to November fifteenth for the purpose of hearing the protests of affected property owners or taxpayers within the jurisdiction of the board whose valuation of property if adjusted pursuant to the equalization order issued by the director of revenue will result in a greater value than permitted under section four hundred forty-one point twenty-one (441.21) of the Code. The board of review shall accept protests only during the first ten days following the date the local board of review reconvenes. The board of review shall limit its review to only the timely filed protests. The board of review may adjust all or a part of the percentage increase ordered by the director of revenue by adjusting the actual value of the property under protest to one hundred percent of actual value. Any adjustment so determined by the board of review shall not exceed the percentage increase provided for in the director's equalization order. The determination of the board of review on filed protests is final, subject to review by the director of revenue for the purpose of determining whether the board's actions substantially altered the equalization order. In making the review, the director has all the powers provided in chapter four hundred twenty-one (421) of the Code, and in exercising the powers the director is not subject to chapter seventeen A (17A) of the Code. Not later than ten days following the adjournment of the board, the board of review shall submit to the director of revenue, on forms prescribed by the director, a report of all actions taken by the board of review during this session.

Not later than ten days after the date the final equalization order is issued, the city or county officials of the affected county or assessing jurisdiction may appeal the final equalization order to the state board of tax review. The appeal shall not delay the implementation of the equalization orders.

Tentative and final equalization orders issued by the director of revenue are not rules as defined in section seventeen A point two (17A.2), subsection seven (7) of the Code.

Sec. 17. NEW SECTION. DEFINITION. As used in this Act, "committee" means the county finance committee.

Sec. 18. NEW SECTION. COUNTY FINANCE COMMITTEE.

1. There is created a county finance committee consisting of nine members. The members of the committee shall be:

a. The auditor of state or a designee of the auditor of state.

b. The state comptroller or a designee of the state comptroller.

c. Five elected county officials who are regularly involved in budget preparation. One county official shall be from a county with a population of less than eleven thousand five hundred, one from a county with a population of more than eleven thousand five hundred but not more than sixteen thousand, one from a county with a population of more than sixteen thousand but not more than twenty-two thousand five hundred, one from a county with a population of more than twenty-two thousand five hundred but not more than eighty thousand and one from a county with a population of more than eighty thousand. The governor shall select and appoint the county officials, subject to the approval of two-thirds of the members of the senate.

d. A certified public accountant experienced in governmental accounting selected and appointed by the governor with the approval of two-thirds of the members of the senate.

e. An operations research analyst experienced in cost effectiveness analysis of county services appointed by and to serve at the pleasure of, the legislative council.

The members of the committee appointed by the governor are appointed for four-year terms except that of the initial appointments. Two county official members shall be appointed to two-year terms. When a county official member no longer holds the office which qualified him or her for appointment, he or she shall no longer be a member of the committee. Any person appointed to fill a vacancy shall be appointed to serve the unexpired term. Any member is eligible for reappointment, but a member shall not be appointed to serve more than two four-year terms.

Sec. 19. NEW SECTION. OFFICE--STAFF--COMPENSATION.

1. The committee is located for administrative purposes within the office of state comptroller. The state comptroller shall provide office space, staff assistance, and necessary supplies and equipment for the committee. The state comptroller shall budget funds to pay the compensation and expenses of the committee.

2. Each member is entitled to reimbursement for actual and necessary expenses incurred in the performance of committee duties. Each member, except officers and employees of the state and full-time elected county officials, is entitled to receive a per diem of forty dollars for each day spent in the performance of committee duties.

3. The committee shall select its own officers except that the state comptroller or a designee of the state comptroller shall serve as chairperson.

Sec. 20. NEW SECTION. POWERS AND DUTIES OF THE COMMITTEE. The committee shall:

1. Design budget forms for all county funds.

2. Establish guidelines for program budgeting and accounting and the preparation of five-year capital improvement plans. It shall, where practicable, use recommendations of the national council on governmental accounting.

3. Review and comment on county budgets to county officials and provide assistance to enable counties to improve upon and use sound financial procedures.

- 4. Conduct studies of county revenues and expenditures.
- 5. Advise and make recommendations annually to the governor and the general assembly concerning county budgets and finance.
- 6. Promulgate its rules in compliance with chapter seventeen A (17A) of the Code.

Sec. 21. NEW SECTION. ADDITIONAL DUTIES. In addition to the powers and duties specified in the preceding section of this Act, the committee shall prepare legislation for submission to the general assembly in January, 1981, which would have as its principal purpose the consolidation of current county funds into not more than seven functional funds. The committee shall also make recommendations for appropriate budget or levy limitations for the proposed consolidated funds.

Sec. 22. NEW SECTION. The county finance committee established by this Act is abolished on July 1, 1981.

Sec. 23. The legislative council is directed to create a ten-member study committee composed of five members each from the standing committees on ways and means of the senate and house of representatives representing both political parties, which committee shall conduct during the 1979 legislative interim a comprehensive study of the present property tax structure. The study shall include, but not be limited to, the following:

- 1. How different types and classes of property should be valued for property tax assessment purposes.
- 2. The impact of property taxes upon multifamily and multipurpose residential property, determining the amount of such property in this state.
- 3. The impact of the current property tax system on commercial property.

Expenses of the study committee, including the cost for employing persons or business firms to assist the committee in its study shall be paid from funds available under section two point twelve (2.12) of the Code.

The study committee shall transmit copies of its final report to the governor and the members of the Sixty-eighth

General Assembly, 1980 Session, not later than December 1, 1979. The final report shall include findings of fact and its recommendations.

Sec. 24. When the board of review meets in special session from October 15, 1979 to November 15, 1979 to hear protests on property valuation which have been adjusted in 1979 by the equalization order, the board shall also review any application for waiver of reduction allowed to be filed with the board under section eight (8) of this Act.

---

FLOYD H. MILLEN  
Speaker of the House

---

TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 757, Sixty-eighth General Assembly.

---

DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

HOUSE FILE 758

AN ACT

ESTABLISHING AND MAKING AN APPROPRIATION FOR AN ELDERLY CARE PROGRAM.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. There is appropriated from the general fund to the commission on the aging eight hundred thousand (800,000) dollars, or so much thereof as may be necessary, for the 1979-1980 fiscal year for the elderly care program to be used for chore, adult day care, and home repair services, including the winterizing of homes, and for the construction of entrance ramps which meet the requirements of section one hundred four A point four (104A.4) of the Code and make residences accessible to the physically handicapped, for citizens of Iowa over sixty-five years of age. All funds appropriated under this section shall be received and disbursed by the commission and shall not be used for administrative purposes.

Sec. 2. PURPOSES. It is the purpose of sections three (3) through eleven (11) of this Act to establish an elderly care program to reduce the need and incidence of institutionalization of elderly Iowans by encouraging community involvement in the provision of services which help elderly Iowans remain in their own homes. The elderly care program is established to increase the availability of chore, adult day care and home repair services to elderly citizens and to fund those local innovative projects, with a minimum of state regulation, which demonstrate local input in their planning, funding and general operations. The program shall give preference to projects and services provided for the benefit of the low income elderly. The program is established under the authority of the commission on the aging pursuant to the responsibilities vested in the commission by section

two hundred forty-nine B point four (249B.4), subsections two (2), four (4), five (5), six (6), and seven (7) of the Code.

Sec. 3. Chapter two hundred forty-nine B (249B), Code 1979, is amended by adding sections four (4) through ten (10) of this Act.

Sec. 4. NEW SECTION. DEFINITIONS. As used in sections five (5) through ten (10) of this Act:

1. "Commission" means the commission on the aging of the state of Iowa.

2. "Equivalent support" means in kind contributions of services, goods, volunteer support time, administrative support, or other support reasonably determined by the commission as equivalent to a dollar amount.

Sec. 5. NEW SECTION. ELDERLY CARE PROGRAM. The executive director of the commission shall, with the advice and assistance of the interagency coordinating committee, establish an elderly care program to implement and effectuate the provisions of sections three (3) through ten (10) of this Act. After formulation of rules by the executive director of the commission, in consultation with the interagency coordinating committee, the commission shall promulgate rules, pursuant to chapter seventeen A (17A) of the Code, necessary to implement the provisions of sections three (3) through ten (10) of this Act.

Sec. 6. NEW SECTION. INTERAGENCY COORDINATING COMMITTEE CREATED. An interagency coordinating committee is created to advise and assist the commission in the establishment of the elderly care program and in the implementation of sections three (3) through eleven (11) of this Act. The interagency coordinating committee shall consist of a representative of the commission selected by the executive director of the commission, a representative of the department of social services selected by the commissioner of social services, a representative of the state department of health selected

by the commissioner of public health and two consumer representatives, appointed by the governor and not subject to senate confirmation. The consumer representatives, while engaged in their official duties, shall be reimbursed for their actual and necessary expenses out of funds appropriated to the commission.

Sec. 7. NEW SECTION. DUTIES OF THE INTERAGENCY COORDINATING COMMITTEE. The interagency coordinating committee shall assist and advise the commission in establishing the elderly care program by:

1. Recommending rules, eligibility guidelines and procedures necessary to approve grants and disburse funds appropriated to the commission from the general fund for the elderly care program and other funds available to the program.
2. Recommending uniform financial reporting procedures for all funds appropriated to the commission from the general fund for the elderly care program.
3. Reviewing applications for grants to local area agencies on aging and approving any waivers or modifications of the local match requirement contained in the grants. However, rejection of any waiver or modification request shall only affect that portion of the grant for which the waiver or modification was requested.
4. Advising on the reallocation and redistribution of funds, the handling of appeals, grievances and waiver requests and other matters relevant to the program when requested by the commission.
5. Evaluating local projects and the overall state program periodically.
6. Assisting with liaison efforts to the general assembly, governmental agencies, private organizations and individuals, and with the dissemination of information relating to the program as requested by the commission.

Sec. 8. NEW SECTION. ALLOCATION OF FUNDS. All funds appropriated to the commission from the general fund for the

elderly care program shall be allocated initially to the area agencies on aging on the basis of population over sixty-five years of age, double-weighted for the low income population over sixty-five years of age. Area agencies on aging may apply for grants of funds not to exceed the amount allocated to the area by this method. Area agency on aging applications shall consist of grant requests from local, public and private organizations recommended and prioritized by the area agency to the commission based upon area wide needs assessment for elderly low income Iowans and compatibility with the comprehensive aging plan for the area. The interagency coordinating committee shall review the grant applications of area agencies on aging and make recommendations to the commission regarding the awarding of grants to area agencies on aging. The commission shall have final responsibility for awarding grants to the area agencies on aging. The funds allocated to area agencies on the basis of population and income and not granted by the commission to the area agencies by December first and the funds granted by the commission to the area agencies by December first which the commission determines will not be expended during the fiscal year shall be considered excess funds and shall be transferred to a reallocation pool. The reallocation pool shall be reallocated to area agencies on aging by a method recommended by the interagency coordinating committee and approved by the commission. Area agencies on aging may apply for grants of funds from the reallocation pool. The interagency coordinating committee shall review these applications and make recommendations to the commission regarding the awarding of reallocation grants. The commission shall have final authority for awarding reallocation grants. Excess funds not reallocated or granted by January thirty-first may be transferred to the office for planning and programming to be used to assist the low income elderly in the payment of winter utility bills.

Sec. 9. NEW SECTION. LOCAL MATCH. Funds appropriated

to the commission from the general fund for the elderly care program shall only be awarded and distributed to local projects which match each state dollar with two dollars of local funds in cash or in equivalent support. Funds appropriated to the commission from the general fund for the elderly care program shall only be used to establish new projects or to expand existing programs and shall not be used to replace funds in existing programs or to free funds for other state supported services. The interagency coordinating committee may waive or modify the local match requirements of this section in accordance with rules promulgated by the commission.

Sec. 10. **NEW SECTION. RECORDS.** The commission shall maintain uniform records on all local projects receiving funds appropriated to the commission from the general fund for the elderly care program. The commission shall require such uniform reporting and financial accounting by area agencies on aging and local projects as may be necessary to fulfill the purposes of this section. The records maintained by the commission shall include, but need not be limited to, the following information:

1. A description of the project.
2. The nature and size of the local match provided as a condition for the receipt of state funds.
3. The number of elderly citizens including low income elderly citizens served by the project.
4. The method by which elderly citizens with particular attention to low income elderly citizens are located and served by the project.
5. The items for which state funds are expended by the project.
6. Evaluation by the executive director of the commission of the effectiveness of the project.
7. Financial records indicating all state and federal funds and local matching funds allocated to and expended by the project.

e. Documentation of participant and other community involvement in program direction.

Sec. 11. REPORT TO THE GENERAL ASSEMBLY. The interagency coordinating committee shall evaluate the impact and effectiveness of the overall elderly care program as established by sections three (3) through ten (10) of this Act and shall make a recommendation to the general assembly by February 1, 1980, regarding the continuation of the appropriation under section one (1) of this Act for future fiscal years.

\_\_\_\_\_  
FLOYD H. MILLEN  
Speaker of the House

\_\_\_\_\_  
TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 758, Sixty-eighth General Assembly.

\_\_\_\_\_  
DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

\_\_\_\_\_  
ROBERT D. RAY  
Governor

HOUSE FILE 764

AN ACT

MAKING APPROPRIATIONS FOR CAPITAL PROJECTS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, except as otherwise provided, to the state board of regents, the following amounts, or so much thereof as is necessary, to be used in the manner designated:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>

STATE BOARD OF REGENTS

1. For allocation by the state board of regents to the state university of Iowa, the Iowa state university of science and technology, and the university of northern Iowa in such amounts as may be necessary to reimburse such institutions for deficiencies in their operating funds resulting from the pledging of tuitions, student fees and charges and institutional income to

finance the cost of providing academic and administrative buildings and facilities and utility services at such institutions..... \$ 4,250,000 \$ 4,550,000

Unobligated or unencumbered funds remaining on June 30, 1980, from funds appropriated by this subsection for the fiscal year beginning July 1, 1979, shall revert to the general fund on September 30, 1980. Unobligated or unencumbered funds remaining on June 30, 1981, from funds appropriated by this subsection for the fiscal year beginning July 1, 1980, shall revert to the general fund on September 30, 1981.

2. For allocation to the Iowa state university of science and technology for construction of a library addition..... \$ 8,100,000 \$

3. For allocation by the state board of regents for the purpose of completing the capital improvement program to make state facilities under the jurisdiction of the board accessible to the physically handicapped..... \$ 3,500,000 \$

4. For allocation to the state university of Iowa for planning space needs for law, communications, and performing arts, ..... \$ 600,000 \$

5. For allocation to the Iowa school for the deaf for construction of

H.F. 764

House File 764 - Item Veto 6-9-79:

Sec. 5, subsection 2, final sentence.

an addition to the vocational building..... \$ 660,000 \$

6. For allocation to , , the Iowa state university of science and technology for new building movable equipment..... \$ 1,800,000 \$

7. For allocation to the university of northern Iowa to replace funds used for the noninsured portion of a 1977 storm loss to the university of northern Iowa..... \$ 25,000 \$

8. For allocation to the Iowa state university of science and technology for renovation of old veterinary quadrangle..... \$ 4,400,000 \$

9. For allocation by the state board of regents to the state university of Iowa, the Iowa state university of science and technology, and the university of northern Iowa in such amounts as may be necessary to complete the following utility projects:

a. Iowa state university of science and technology: pollution control plant share, utility maintenance and improvements, and storm sewer addition;

b. State university of Iowa: sludge handling fa-

cilities, campus electrical supply renovation, and power plant replacements; and

c. University of northern Iowa: turbine generator and general utility system update..... \$ 12,300,000 \$

10. For allocation by the state board of regents to the universities under the board's jurisdiction for initiating planning and implementation of an energy conservation program..... \$ 4,675,000 \$

11. For allocation to the university of northern Iowa to replace or repair roofs on three buildings..... \$ 136,000 \$

12. For allocation to the Iowa braille and sight saving school for an addition to the service building..... \$ 140,000 \$

13. For allocation by the state board of regents to the universities under the board's jurisdiction for the purchase of equipment for the colleges of engineering..... \$ 300,000 \$

See. 2. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning

July 1, 1979 and ending June 30, 1981 except as otherwise provided, to the department of public instruction, the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. For the Iowa vocational rehabilitation service center addition moving expenses.....	\$ 100,000	\$
2. For disbursement to the Iowa central community college for matching a federal grant and renovation of educational broadcasting facilities.....	\$ 114,800	\$

Sec. 3.

1. There is appropriated from the general fund of the state for the fiscal biennium beginning July 1, 1979, and ending June 30, 1981, to the state educational radio and television facility the sum of two hundred twenty-five thousand (225,000) dollars, or so much thereof as is necessary, for payment of replacement of essential technical equipment.

2. Funds appropriated by this section shall be used only to replace technical equipment used by the department when:

- a. Equipment is no longer serviceable and cannot be repaired; or
- b. The use of the equipment is vital to the operation of the department; or
- c. Technological change requires replacement; or
- d. Replacement is necessary because of incompatibility with attendant equipment or components; and
- e. It can be demonstrated that if the equipment is not replaced, it would substantially diminish the services required by law to be performed by the department for the citizens of Iowa.

Sec. 4. Except as provided in this Act unobligated or unencumbered funds remaining on June 30, 1983 from funds appropriated by sections one (1) through three (3) of this Act for the fiscal year beginning July 1, 1979, shall revert to the general fund of the state on September 30, 1983. Unobligated or unencumbered funds remaining on June 30, 1984 from funds appropriated by sections one (1) through three (3) of this Act for the fiscal year beginning July 1, 1980 shall revert to the general fund of the state on September 30, 1984.

Sec. 5.

1. There is appropriated from the general fund of the state to the department of general services for the fiscal year beginning July 1, 1979 and ending June 30, 1980, the sum of fifty thousand (50,000) dollars, or so much thereof as is necessary, for the purpose of making improvements for fire protection purposes to the facilities of the Iowa department of veteran's affairs, Iowa national guard, Iowa beer and liquor control department, and Iowa law enforcement academy. The improvements to the facilities of the Iowa department of veteran's affairs, Iowa national guard, and Iowa beer and liquor control department shall include the addition of charged gas chemical systems and a fire alarm system to the Johnston, Iowa, fire department. The improvement to the Iowa law enforcement academy shall include a fire alarm system to the Johnston, Iowa, fire department.

2. The fire protection project provided for in subsection one (1) of this section shall, if possible, be planned and contracted for as a single project. If the projected costs of providing adequate fire protection for the agencies and their facilities listed in subsection one (1) of this section exceed the amount of funds appropriated by this section, priority shall be given to the departments in the order in which they are listed in subsection one (1) of this section. Notwithstanding the provisions of section eight point thirty-nine (8.39) of the Code, funds appropriated by

this section shall not be transferred or used for any purpose other than the purposes stated in this Act.

Sec. 6. There is appropriated from the general fund of the state to the following named agencies the amounts of money indicated, or so much thereof as is necessary, for the purposes designated.

- 1. STATE FAIR BOARD
  - a. For major repairs and improvements to the state fairground..... \$ 750,000
  - b. For comprehensive master planning services including design program, site evaluation, facility analysis, design options, site development consultant fees, travel and printing..... \$ 90,000
- 2. STATE CONSERVATION COMMISSION
  - a. For construction, replacement, development and alterations to state parks and preserves, state forest facilities and state waters including artificial lake development; shoreline erosion and siltation control; river, stream and lake access; drillings at Little Lake of the Woods and engineering and planning services or to supplement any prior appropriation for such purposes..... \$ 2,000,000
  - b. For the acquisition of land pursuant

- to the open spaces land acquisition program only from willing sellers..... \$ 1,000,000
- c. For cost-sharing of the acquisition of land and easements, relocation assistance and incidental costs at a watershed project on the Little River watershed in Decatur county under Pub. L. 83-566..... \$ 270,000
- 3. STATE GEOLOGICAL SURVEY
  - For the purchase of landsat processing equipment..... \$ 125,000
- 4. ENERGY POLICY COUNCIL
  - a. For a determination of energy use and for energy conservation projects at state buildings..... \$ 3,000,000
  - b. For a load management experiment to determine the effectiveness of this technique for reducing the peak loads of an electric distribution system..... \$ 30,000
- 5. DEPARTMENT OF SOIL CONSERVATION
  - For a conservation tillage research project..... \$ 100,000

Sec. 7. The funds appropriated by section six (6), subsection two (2) of this Act, or any other funds available to the state conservation commission shall not be used to acquire land to expand the state park at Lake Macbride or to acquire a trail between the cities of Waterloo and Cedar Rapids. The state conservation commission shall cease any construction or engineering activity at the Brushy Creek dam project until the completed environmental impact statement has been approved by the proper federal authorities and returned to the state conservation commission.

Sec. 8. Acts of the Sixty-fifth General Assembly, 1974 Session, chapter one thousand twenty-six (1026), section seven (7), as amended by Acts of the Sixty-sixth General Assembly, 1975 Session, chapter sixty-two (62), section eleven (11), Acts of the Sixty-sixth General Assembly, 1976 Session, chapter one thousand two hundred five (1205), section seven (7), and Acts of the Sixty-seventh General Assembly, 1977 Session, chapter thirty-three (33), section three (3), is amended to read as follows:

SEC. 7. Funds appropriated by this Act shall not be used for the purchase, construction, or leasing of resort lodges. Unencumbered funds remaining as of June 30, 1977 shall revert to the general fund of the state on September 30, 1977 except those funds ~~unencumbered on June 30, 1979 and~~ appropriated for the Brushy Creek project shall revert September 30, \$979 1981 if unencumbered on June 30, 1981 and funds set aside for dredging under section three (3) of this Act shall revert September 30, 1980 if unencumbered on June 30, 1980 and funds appropriated by this Act to the Volga River dam construction project shall revert to the general fund on September 30, ~~1979~~ 1981, if unencumbered as of June 30, ~~1979~~ 1981.

Sec. 9. The funds appropriated by Acts of the Sixty-seventh General Assembly, 1978 Session, chapter one thousand nine (1009), section one (1), subsection two (2), paragraph a for the Brushy Creek dam project shall not revert to the general fund as provided in section three (3) of that Act but shall

revert to the general fund on September 30, 1981 if unencumbered on June 30, 1981.

Sec. 10. Departments and agencies appropriated funds by section six (6) of this Act shall report to the general assembly on the progress and accomplishments of the projects for which funds are appropriated. Each department or agency shall submit written project plans to the legislative fiscal director prior to obligation of funds appropriated by this Act. Project plans will state the goals, objectives, costs, funding and timetables of these projects. Each department or agency shall submit quarterly reports beginning September 30, 1979 until completion of the project on the accomplishment of project goals and objectives in relation to the intended timetable for project progress. The legislative fiscal director shall report periodically to the general assembly, and at its request, on these matters.

Sec. 11. All funds appropriated by section six (6) of this Act are appropriated for the fiscal period beginning July 1, 1979 and ending June 30, 1981. All funds appropriated by section six (6) of this Act which are unobligated or unencumbered on June 30, 1981 shall revert to the general fund of the state on September 30, 1981.

Sec. 12. There is appropriated from the general fund of the state for each fiscal year of the biennium beginning July 1, 1979, and ending June 30, 1981, to the following state departments the following amounts, or so much as may be necessary, to be used in the manner designated:

	<u>1979-80</u>	<u>1980-81</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>

1. OFFICE OF STATE  
COMPTROLLER

For preparation of site and purchase of uninterruptible power source for electronic data processing equip-

ment; including providing uninterrupted power for the department of public safety's electronic data processing..... \$ 480,000 \$

**2. IOWA BEER AND LIQUOR CONTROL DEPARTMENT**

a. For remodeling or relocating existing retail stores and to provide self-service facilities..... \$ 250,000 \$

b. For a new warehouse addition at Camp Dodge, upgrading existing warehouse, outside railroad unloading dock and to relocate central administration offices to the warehouse site; or to purchase an existing warehouse in Des Moines, Iowa, or the immediate surrounding area which would adequately provide warehouse space and office space for the department; or to purchase an adequate building site with railroad docking potential and to erect a warehouse including office space for the department in Des Moines, Iowa, or the immediate surrounding area..... \$ \$3,500,000

c. Funds appropriated in subsection two (2), paragraph b of this section shall not be expended unless a specific legislative directive is given the beer and liquor control department during the 1980 Session of the Sixty-eighth General Assembly. It is the intent of the Sixty-eighth General Assembly that an interim search committee, consisting of eight members of the joint regulatory and finance subcommittee of the committee on appropriations, five from the house and three from the senate, be appointed by the respective chairpersons of the house and senate standing committees on appropriations to investigate all viable alternatives concerning a liquor warehouse facility during the 1979 interim of the Sixty-eighth General Assembly and report its findings and recommendations to the Sixty-eighth General Assembly in January of 1980.

There is appropriated from the general fund of the state for the fiscal year beginning July 1, 1979, and ending June 30, 1980, to the legislative council the amount necessary to be allocated as provided in section two point ten (2.10), subsection six (6) of the Code to pay the necessary travel and actual expenses incurred by members of the interim search committee and a forty dollar per diem for each day the interim search committee members participate in a meeting.

3. Unobligated or unencumbered funds remaining as of June 30, 1980, from funds appropriated by subsection one (1) and subsection two (2), paragraph a of this section shall revert to the general fund on September 30, 1980. Unobligated or unencumbered funds remaining as of June 30, 1981, from funds appropriated by subsection two (2), paragraph b of this section shall revert to the general fund on September 30, 1981.

Sec. 13. There is appropriated from the general fund of the state to the department of social services for the fiscal year beginning July 1, 1979, except as otherwise provided, the sum of three million five hundred thousand (3,500,000) dollars, or so much thereof as is necessary, to be used for capital improvements projects deemed necessary by the department for institutions under its jurisdiction or for

maintenance of those institutions. The department shall include in the capital improvements carried out under this section the renovation of buildings 65 and 66 at the Fort Des Moines facility, construction of recreational facilities at the women's reformatory and the Mount Pleasant medium security facility, and land acquisition at the men's reformatory.

Sec. 14.

1. Upon approval of the executive council, the department of social services is authorized to accept from the federal government on behalf of the state title to buildings 65 and 66 at the Fort Des Moines facility. The department shall continue the use of these buildings as a community-based correctional facility.

2. Unobligated or unencumbered funds remaining on June 30, 1983, from funds appropriated by section thirteen (13) of this Act shall revert to the general fund of the state on September 30, 1983.

Sec. 15. There is appropriated from the general fund of the state for the fiscal biennium, except as otherwise provided, beginning July 1, 1979 and ending June 30, 1981, to the following agencies, commissions, boards, councils, state departments, and their divisions, the following amounts, or so much as may be necessary, to be used in the manner designated:

1979-1981  
Fiscal Biennium

1. DEPARTMENT OF GENERAL SERVICES

a. Office of the director

(1) For the renovation, and remodeling of the Robert Lucas building..... \$ 3,000,000

(2) For the purchase

and renovation of the Waldinger building which currently houses the Iowa public broadcasting network..... \$ 280,000

(3) For the completion of constructing a new maintenance building..... \$ 145,000

(4) For the purchase of land north of Grand avenue, south of I-235 freeway, east of Pennsylvania avenue and west of east fourteenth street..... \$ 102,650

(5) For completion of the construction of the vocational rehabilitation building..... \$ 750,000

b. Division of buildings and grounds  
For capital improvements and repairs to certain buildings and facilities..... \$ 967,350

c. Division of records management  
For shelving in the records storage center..... \$ 20,000

d. Communications division  
For communications testing equipment..... \$ 50,000

e. General administration

For the purchase of a truck for surplus property. Funds, not exceeding the amount appropriated in this paragraph, will be repaid to the general fund from receipts of the federal surplus property program at the rate of six hundred twenty-five dollars per month..... \$ 45,000

2. JUDICIAL DEPARTMENT

Courts  
 For the renovation and remodeling of judicial space in the capitol building..... \$ 250,000

Not more than fifty thousand (50,000)dollars of the funds appropriated by this subsection shall be used for architectural plans and services. The architectural plans shall anticipate a future total expenditure, excluding the funds designated for the architectural expenses, of not more than five hundred thousand (500,000)dollars for the renovation and remodeling. The architectural plans must maintain architectural and decorative integrity of the space remodeled and all heating, air conditioning and other electrical and mechanical systems must be compatible with the central system of the capitol building.

3. EXECUTIVE COUNCIL

a. For the improvement and replacement, remodeling and extension of existing sanitary and storm sewer system ser-

vicings the capitol complex..... \$ 370,000

b. For the state's share of the city of Ames twenty-fourth street and Stange road widening project covered under section three hundred seven A point five (307A.5) of the Code..... \$ 125,000

4. HISTORICAL DEPARTMENT

a. Historical society .  
 For further development of Toolsboro Mounds and museum area..... \$ 12,500

b. Division of historic preservation  
 For capital improvements and repairs for Montauk Governor's Mansion..... \$ 13,700

5. OFFICE OF THE GOVERNOR

For matching funds for the restoration of Terrace Hill Mansion on the basis of one dollar provided by the state for each two dollars provided by nonstate sources and for the payment of architects' fees at a rate of not more than six percent of the

cost of restoration..... \$ 330,000

6. CAPITOL PLANNING COMMISSION

For architectural plans of a historical building. When making a recommendation for the site of the historical building, the capitol planning commission shall consider location on state property which is presently owned by the state or which may be acquired in the future from the city of Des Moines..... \$ 100,000

It is the intent of the general assembly that the architectural plans provided for in this subsection shall provide for construction of a building costing not more than eight million five hundred thousand (8,500,000) dollars and shall include optional plans, one providing for an auditorium of not more than four hundred seats and the other shall exclude the auditorium.

Sec. 16. Unencumbered or unobligated funds remaining on June 30, 1983 and appropriated by subparagraphs one (1) and four (4) of paragraph a of subsection one (1), subsection two (2), paragraphs a and b of subsection three (3), and subsection five (5) of section fifteen (15) of this Act shall revert to the fund from which appropriated on September 30, 1983. All other unencumbered or unobligated funds appropriated by section fifteen (15) of this Act remaining on June thirtieth of the last year for which appropriated, shall revert to the fund from which appropriated on the following September thirtieth.

Sec. 17. There is appropriated from the general fund of the state to the department of general services for the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the sum of ninety thousand (90,000) dollars, or so much thereof as is necessary, for the purpose of remodeling the capitol cafeteria. Funds appropriated by this section are not to be used to close the rotunda opening and are contingent upon not closing such opening.

Sec. 18. There is appropriated from the general fund of the state for the fiscal year, except as otherwise provided, beginning July 1, 1979 and ending June 30, 1980, to the following agencies, commissions, boards, councils, state departments, and their divisions, the following amounts, or so much thereof as may be necessary, to be used in the manner designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. DEPARTMENT OF PUBLIC DEFENSE		
a. For repair, replacement, alteration, equipment and rehabilitation of national guard armory facilities throughout the state, including the maintenance and repair of equipment required for the use of such facilities.....	\$ 255,000	\$
b. For repair, replacement, alteration, equipment and rehabilitation of buildings, grounds, roads and facilities located within the Camp Dodge mili-		

tary reservation ..... \$ 50,000 \$

It is the intent of the general assembly that appropriations made for repairs and maintenance of armories are not to be used to repair armories which are expected to be closed, except those maintenance expenditures which are necessary to preserve the armories.

2. DEPARTMENT OF PUBLIC SAFETY

a. For the acquisition of land and construction of a departmental office building in the area of post eleven..... \$ 250,000 \$

b. For the construction, replacement, and purchase of radio transmission tower and repeater sites in the Des Moines area..... \$ 168,000 \$

3. STATE DEPARTMENT OF TRANSPORTATION

a. For the purchase of partitions and work stations in the Lucas building..... \$ 73,900 \$

4. Any unencumbered balance remaining as of June 30, 1983 of the funds appropriated by this section shall revert to the general fund on September 30, 1983.

Sec. 19. There is appropriated from the primary road fund of the state to the state department of transportation for the fiscal year, except as otherwise provided, beginning July 1, 1979 and ending June 30, 1980, the following amounts, or so much as may be necessary, to be used in the manner designated:

1979-1980 1980-1981

Fiscal Year Fiscal Year

STATE DEPARTMENT OF TRANSPORTATION

1. For the acquisition of land and construction of improvements for field operation facilities..... \$ 1,722,000 \$

2. For the remodeling and renovation of buildings for the conservation of energy..... \$ 1,020,000 \$

3. For the purchase of partitions and work stations in the Lucas building..... \$ 69,200 \$

4. Any unencumbered balance remaining as of June 30, 1983 of the funds appropriated by this section shall revert to the primary road fund on September 30, 1983.

5. When the state department of transportation has approved a project to be financed with funds authorized in this section, a description of the project and estimated cost shall be reported to the governor and state comptroller before allocation of funds.

Sec. 20. There is appropriated from the road use tax fund of the state to the state department of transportation for the fiscal year, except as otherwise provided, beginning July 1, 1979 and ending June 30, 1980, the following amounts, or so much as may be necessary, to be used in the manner designated:

1979-1980 1980-1981  
Fiscal Year Fiscal Year

STATE DEPARTMENT OF TRANSPORTATION

1. For the construction of traffic weight

scales..... \$ 400,000 \$

2. For the purchase of partitions and work stations in the Lucas building..... \$ 133,900 \$

3. Any unencumbered balance remaining as of June 30, 1983 of the funds appropriated by this section shall revert to the road use tax fund on September 30, 1983.

4. When the state department of transportation has approved a project to be financed with funds authorized in this section, a description of the project and estimated cost shall be reported to the governor and state comptroller before allocation of funds.

Sec. 21. Acts of the Sixty-seventh General Assembly, 1978 Session, chapter one thousand one hundred ninety-two (1192), section one (1), is amended to read as follows:

SECTION 1. The executive council shall sell or exchange the valley bank building pursuant to the provisions of this Act and under such terms as shall otherwise be determined by the executive council. The If the valley bank building is to be sold the executive council shall accept sealed bids after advertising the sale of the valley bank building in a manner determined by the executive council. The executive council may accept a bid which represents a fair price based upon the appraisal of the valley bank building and considering the sale prices of other buildings sold within the geographic area where the valley bank building is located. The effective date of the sale or exchange shall be determined by the executive council. In lieu of selling the valley bank building, the executive council may exchange it with the city of Des Moines, Iowa, for property within close proximity to the state capitol and made up of at least two city blocks. The office of the attorney general shall provide such legal assistance as may be required by the executive council in carrying out the provisions of this Act. Funds received because of the sale of the valley bank building shall be deposited in the general fund of the state.

Sec. 22. All federal grants to and the federal receipts of the agencies appropriated funds under this Act are appropriated for the purposes set forth in such federal grants or receipts.

FLOYD H. MILLEN  
Speaker of the House

TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 764, Sixty-eighth General Assembly.

DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

ROBERT D. RAY  
Governor

HOUSE FILE 765

AN ACT

RELATING TO THE FUNDING OF SUBSTANCE ABUSE PROGRAMS BY APPROPRIATING FUNDS TO THE IOWA DEPARTMENT OF SUBSTANCE ABUSE FOR ADMINISTRATION AND PROGRAM GRANTS AND BY PROVIDING FOR THE TRANSFER OF CERTAIN FUNDS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. There is appropriated from the general fund of the state to the Iowa department of substance abuse for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>

1. For salaries and support of not more than twenty-seven point six full-time equivalent positions in the fiscal year beginning July 1, 1979 and not more than twenty-six point eight full-time equivalent positions in the fiscal year beginning July 1, 1980, maintenance and miscellaneous purposes ..... \$ 142,680 \$ 128,713

2. For substance abuse program grants ..... \$ 2,265,000 \$ 2,265,000

Sec. 2. The state comptroller shall on July 1, 1979 transfer to and deposit in the general fund of the state four million five hundred thousand (4,500,000) dollars from the military service tax credit fund created in section four

hundred twenty-six A point one (426A.1) of the Code. The state comptroller shall on July 1, 1980 transfer to and deposit in the general fund of the state two million (2,000,000) dollars from the military service tax credit fund created in section four hundred twenty-six A point one (426A.1) of the Code. It is the intent of the general assembly that funds transferred under this section be used to fund substance abuse programs under section one (1) of this Act.

Sec. 3. Federal grants to and federal receipts of the Iowa department of substance abuse are appropriated for the purposes set forth in the federal grants or receipts.

\_\_\_\_\_  
HOYD H. MILLEN  
Speaker of the House

\_\_\_\_\_  
TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 765, Sixty-eighth General Assembly.

\_\_\_\_\_  
DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

\_\_\_\_\_  
ROBERT D. RAY  
Governor

H.F. 765

HOUSE FILE 766

AN ACT

TO MAKE AN ADDITIONAL APPROPRIATION TO THE DEPARTMENT OF SOCIAL SERVICES FOR THE AID TO DEPENDENT CHILDREN PROGRAM DURING THE FIRST QUARTER OF THE FISCAL YEAR BEGINNING JULY 1, 1979, AND RELATING TO AID TO DEPENDENT CHILDREN BENEFITS TO EXPECTANT MOTHERS AND TO AN INCREASE IN THE LEVEL OF AID TO DEPENDENT CHILDREN PAYMENTS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. There is appropriated from the general fund of the state to the department of social services for the fiscal period beginning July 1, 1979 and ending September 30, 1979, the sum of seven hundred sixty thousand (760,000) dollars, or so much thereof as is necessary, to be used for the aid to dependent children program in addition to the funds appropriated for the fiscal period beginning July 1, 1979 by Acts of the Sixty-eighth General Assembly, House File seven hundred fifty-five (755).

1. It is the intent of the general assembly that the schedule of living costs and the payment for persons on the aid to dependent children program shall be increased for all family sizes by six percent for the fiscal period beginning July 1, 1979 and ending September 30, 1979. The six percent increase in the schedule of living costs and the payment for persons on the aid to dependent children program referred to in Acts of the Sixty-eighth General Assembly, House File seven hundred fifty-five (755), which is intended to take effect on October 1, 1979, is intended to be a continuation of, and not a further increase in addition to, the increase provided by this subsection.

2. It is the intent of the general assembly that assistance shall be granted under chapter two hundred thirty-nine (239) of the Code to an expectant mother in the last trimester of

pregnancy if she meets all other eligibility requirements of the aid to dependent children program. The mother and fetus together shall be treated as a one-person family with assistance payable to the expectant mother as an eligible group of one, and a payment of ten (10) dollars per month shall also be made for the fetus. The department of social services shall promulgate rules and regulations pursuant to chapter seventeen A (17A) of the Code to implement this section on October 1, 1979. In promulgating the rules, the department shall draft standards covering benefits for the fetus which are in compliance with applicable federal regulations.

\_\_\_\_\_  
FLOYD H. MILLEN  
Speaker of the House

\_\_\_\_\_  
TERRY E. BRANSTAD  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 766, Sixty-eighth General Assembly.

\_\_\_\_\_  
DAVID L. WRAY  
Chief Clerk of the House

Approved \_\_\_\_\_, 1979

\_\_\_\_\_  
ROBERT D. RAY  
Governor

SENATE FILES

AN ACT

TO REPEAL THE REQUIREMENT THAT ASSESSORS FILE AN ANNUAL AGRICULTURAL LAND VALUATION REPORT WITH THE DEPARTMENT OF REVENUE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section four hundred forty-one point fifty-seven (441.57), Code 1979, is repealed.

Sec. 2. This Act is effective on January first following its enactment.

---

TERRY E. BRANSTAD  
President of the Senate

---

FLOYD H. MILLEN  
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 405, Sixty-eighth General Assembly.

---

FRANK J. STORK  
Secretary of the Senate

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

SENATE FILE 471

AN ACT

MAKING APPROPRIATIONS TO VARIOUS STATE REGULATORY AND FINANCE DEPARTMENTS, **BOARDS** AND COMMISSIONS AND SPECIFYING THE FULL-TIME EQUIVALENT POSITIONS FOR EACH, AND MAKING APPROPRIATIONS TO THE MONEYS AND CREDITS REPLACEMENT FUND, TO THE COUNTY **GOVERNMENT** ASSISTANCE FUND, TO THE MUNICIPAL ASSISTANCE FUND, TO THE DEPARTMENT OF REVENUE FROM THE MOTOR VEHICLE FUEL TAX FUND AND TO THE DEPARTMENT OF JOB SERVICE FROM THE IOWA PUBLIC EMPLOYEES' RETIREMENT SYSTEM FUND.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the following boards the following amounts, or so much thereof as may be necessary, to be used for the following purposes:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. BOARD OF ARCHITECTURAL EXAMINERS		
For salaries and wages for not more than one full-time equivalent position and for support, maintenance, and other operational purposes.....	\$ 32,800	\$ 33,200

It is the intent of the general assembly that the per diem and travel expenses of the members of the board of architectural examiners be reduced to an amount not more than seven thousand five hundred (7,500) dollars for each year of the biennium.

2. BOARD OF LANDSCAPE ARCHITECTURAL EXAMINERS

For salary and wages for not more than zero point fifty full-time equivalent positions and for support, maintenance, and other operational purposes.....

	\$ 12,628	\$ 12,705
--	-----------	-----------

3. BOARD OF WATCHMAKING EXAMINERS

For salary and wages for not more than zero point thirty full-time equivalent positions and for support, maintenance, and other operational purposes.....

	\$ 10,109	\$ 9,968
--	-----------	----------

4. BOARD OF ACCOUNTANCY

For salaries and wages for not more than four full-time equivalent positions and for support, maintenance, and other operational purposes.....

	\$ 173,975	\$ 178,422
--	------------	------------

5. STATE BOARD OF ENGINEERING EXAMINERS

For salaries and wages for not more than two full-time equivalent positions and for support, maintenance, and other operational purposes.....

	\$ 88,044	\$ 92,771
--	-----------	-----------

It is the intent of the general assembly that the per diem and travel expenses of the members of the state board of engineering examiners be reduced to an amount not more than eighteen thousand eight hundred sixty-six (18,866) dollars

for the fiscal year 1979-1980 and to not more than twenty thousand seven hundred fifty-three (20,753) dollars for the fiscal year 1980-1981.

Sec. 2. There is appropriated from the general fund of the state to the following departments and commissions for each fiscal year of the fiscal biennium beginning July 1, 1979, and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used for the following purposes:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. AUDITOR OF STATE		
For salaries and wages for not more than one hundred one full-time equivalent positions and for support, maintenance, and other operational purposes .....	\$ 1,417,778	\$ 1,414,021

The cost of all licensed substance abuse programs subject to regular audit by the auditor of state or to special audits requested by the director of substance abuse shall be reimbursed to the auditor of state from such programs.

It is the intent of the general assembly that a position of administrator four be filled.

2. DEPARTMENT OF BANKING

For salaries and wages for not more than ninety-two full-time equivalent positions and for support, maintenance, and other operational purposes .....	\$ 2,326,757	\$ 2,338,256
---	--------------	--------------

It is the intent of the general assembly that an examiner be employed to audit bank holding companies.

3. IOWA BEER AND LIQUOR CONTROL DEPARTMENT

For salaries and wages for not more than nine hundred five point four-teen full-time equivalent positions and for support, maintenance, and other operational purposes .....	\$14,746,842	\$14,860,474
--	--------------	--------------

It is the intent of the general assembly that an inventory specialist be employed.

4. CAMPAIGN FINANCE DISCLOSURE COMMISSION

For salaries and wages for not more than four full-time equivalent positions and for support, maintenance, and other operational purposes .....	\$ 97,187	\$ 97,823
---	-----------	-----------

5. IOWA STATE COMMERCE COMMISSION

a. General Administration

For salaries and wages for not more than sixteen full-time equivalent positions and for support, maintenance, and other operational purposes .....	\$ 364,058	\$ 360,055
--	------------	------------

b. Warehouse Division

For salaries and wages for not more than twenty-five full-time equivalent positions and for support, maintenance, and other operational purposes .....	\$ 509,260	\$ 511,032
--	------------	------------

c. Utilities Division

For salaries and wages for not more than eighty-one full-time equivalent positions and for support, maintenance, and other operational purposes..... \$ 2,092,492      \$ 2,099,228

It is the intent of the general assembly that the general public have an opportunity to be heard on rate increase proposals and that the commission shall provide for the taking of testimony for the record from affected customers at major population centers within the affected areas.

6. STATE COMPTROLLER

a. General Office

For salaries and wages for not more than fifty-four full-time equivalent positions and for support, maintenance, and other operational purposes..... \$ 1,180,305      \$ 1,186,680

It is the intent of the general assembly that a deputy comptroller be employed and that a secretary two and a public service executive five be employed for the purpose of a management review team function.

b. Division of Data Processing

For salaries and wages for not more than one hundred sixty point thirty-nine, for fiscal year 1979-1980, and one hundred sixty point forty-seven, for fiscal year 1980-1981, full-time equivalent positions and for support,

maintenance, and other operational purposes..... \$ 4,813,467      \$ 5,220,737  
 c. City Finance Committee..... \$ 10,800      \$ 10,800

7. CREDIT UNION DEPARTMENT

For salaries and wages for not more than sixteen full-time equivalent positions and for support, maintenance, and other operational purposes..... \$ 393,375      \$ 388,695

It is the intent of the general assembly that an examination analyst be employed who is to also serve as deputy administrator.

8. INDUSTRIAL COMMISSIONER

For salaries and wages for not more than thirty-five point fifty-five full-time equivalent positions and for support, maintenance, and other operational purposes..... \$ 8 0.70      \$ 9,370

9. INSURANCE DEPARTMENT OF IOWA

For salaries and wages for not more than seventy-nine point ninety full-time equivalent positions and for support, maintenance, and other operational purposes..... \$ 1,825,690      \$ 1,830,875

10. IOWA DEPARTMENT OF JOB SERVICE

For salaries and wages

Sec. 3. There is appropriated from the general fund of the state to the moneys and credits replacement fund established in section four hundred twenty-two point one hundred (422.100) of the Code for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used for payments to counties as provided in section four hundred twenty-two point one hundred (422.100) of the Code.

1979-1980	1980-1981
<u>Fiscal Year</u>	<u>Fiscal Year</u>
\$ 2,500,000'	\$ 2,500,000

Sec. 4. There is appropriated from the general fund of the state to the county government assistance fund, established in section three hundred thirty-four A point one (334A.1) of the Code, for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used for state assistance to counties, with distribution in accordance with section three hundred thirty-four A point two (334A.2) of the Code.

1979-1980	1980-1981
<u>Fiscal Year</u>	<u>Fiscal Year</u>
\$ 5,000,000	\$ 5,000,000

Sec. 5. There is appropriated from the general fund of the state to the municipal assistance fund, established in section four hundred five point one (405.1) of the Code, for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used for state assistance to municipalities, with distribution in accordance with section four hundred five point one (405.1) of the Code.

1979-1980	1980-1981
<u>Fiscal Year</u>	<u>Fiscal Year</u>
\$13,000,000	\$13,000,000 .

Sec. 6. There is appropriated from the motor vehicle fuel tax fund to the department of revenue for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, for salaries, support, maintenance, and other operational purposes for administration and enforcement of the provisions of chapter three hundred twenty-four (324) of the Code and the motor vehicle use tax program.

1979-1980	1980-1981
<u>Fiscal Year</u>	<u>Fiscal Year</u>
\$ 816,493	\$ 903,873

Sec. 7. There is appropriated from the Iowa public employees' retirement system fund for each fiscal year of the biennium beginning July 1, 1979 and ending June 30, 1981 to the Iowa department of job service, the following amounts, or so much thereof as is necessary, to be used for the following purposes:

1979-1980	1980-1981
<u>Fiscal Year</u>	<u>Fiscal Year</u>

For salaries and wages for not more than thirty-eight point fifty full-time equivalent positions and for support, maintenance, and other operational purposes to pay the costs of administration of the Iowa public employees' retirement system..... \$ 1,535,755                      \$ 1,622,074

Sec. 8. Notwithstanding the provisions of section eight point thirty-nine (8.39) of the Code, funds appropriated under this Act shall not be subject to transfer to any other department, institution or agency. Any unencumbered or unobligated balances of any appropriation made under this Act which exists on June thirtieth of a fiscal year shall revert to the fund from which it was appropriated.

Sec. 9. 'All federal grants to and the federal receipts of the agencies appropriated funds under this Act are appropriated for the purposes set forth in such federal grants or receipts.

---

**TERRY E. BRANSTAD**  
President of the Senate

---

**FLOYD H. MILLEN**  
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 471, Sixty-eighth General Assembly.

---

**FRANK J. STORK**  
Secretary of the Senate

Approved \_\_\_\_\_, 1979

---

**ROBERT D. RAY**  
Governor

SENATE FILE 485

h. . . ,

AN ACT

RELATING TO AND MAKING APPROPRIATIONS TO AGENCIES, INSTITUTIONS, COMMISSIONS, DEPARTMENTS, AND BOARDS RESPONSIBLE FOR EDUCATION PROGRAMS OF THIS STATE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used by the following agency for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
IOWA COMMISSION FOR THE BLIND.		
For salaries, support, maintenance and miscellaneous purposes .....	\$ 949,000	\$ 942,000

Sec. 2. There is appropriated from the general fund of the state to the Iowa college aid commission for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used for the funding of the following programs for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. IOWA COLLEGE AID COMMISSION		
a. For salaries, support, maintenance and miscellaneous purposes .....	\$ 290,000	\$ 294,000
b. For administration of Iowa guaranteed student loan program .....	\$ 204,000	\$ 284,000

2. TUITION GRANT PROGRAM

To supplement the appropriation provided in subsection one (1) of section two hundred sixty-one point twenty-five (261.25) of the Code for tuition grants to full-time resident students attending accredited private institutions of higher education in Iowa under sections two hundred sixty-one point nine (261.9) to two hundred sixty-one point sixteen (261.16) of the Code .... \$ 1,750,000 \$ 2,750,000

3. VOCATIONAL TECHNICAL TUITION GRANT PROGRAM

To supplement the appropriation provided in subsection three (3) of section two hundred sixty-one point twenty-five (261.25) of the Code for tuition grants to full-time resident students in a vocational-technical program in Iowa as provided in section two hundred sixty-one point seven-teen (261.17) of the Code ..... \$ 50,000 \$ 100,000

Sec. 3.  
1. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the Iowa college aid commission the sum of one hundred twenty thousand (120,000) dollars, or so much thereof as may be necessary, to be used for the purposes provided in sections two hundred sixty-one

point twenty-six (261.26) and two hundred sixty-one point twenty-seven (261.27) of the Code. From the funds appropriated by this section not more than thirty thousand (30,000) dollars shall be allocated to each class which commences its academic year during the fiscal year for which funds are appropriated by this section.

2. In addition to the requirements of sections two hundred sixty-one point twenty-six (261.26) and two hundred sixty-one point twenty-seven (261.27) of the Code, the availability of funds appropriated by this section shall be subject to the following conditions:

a. One-half of the funds appropriated for fiscal year 1979-1980 shall not be released until delivery to the legislative fiscal bureau of the June 30, 1979, financial audits, conducted by an independent third party, of the participating colleges of optometry.

b. One-half of the funds appropriated for fiscal year 1980-1981 shall not be released until delivery to the legislative fiscal bureau of the June 30, 1980, financial audits conducted by an independent third party, of the participating colleges of optometry.

Sec. 4.

1. There is appropriated from the general fund of the state to the Iowa college aid commission for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the sum of one million two hundred thousand (1,200,000) dollars, or so much thereof as may be necessary, to be paid to the college of osteopathic medicine and surgery for the subvention program created pursuant to sections two hundred sixty-one point eighteen (261.18) and two hundred sixty-one point nineteen (261.19) of the Code. The subvention shall be used for the admission and education of not more than thirty percent of each of the three classes of students in the college of osteopathic medicine and surgery for the fiscal years beginning July 1, 1979 and July 1, 1980. Funds shall only be expended for resident students and funds expended on behalf of each class each year shall not exceed four hundred thousand (400,000) dollars.

2. In addition to the requirements of sections two hundred sixty-one point eighteen (261.18) and two hundred sixty-one point nineteen (261.19) of the Code, the availability of funds appropriated by this section shall be subject to the following conditions:

a. One-half of the funds appropriated for fiscal year 1979-1980 shall not be released until delivery to the legislative fiscal bureau of the June 30, 1979, financial audits, conducted by an independent third party, of the college of osteopathic medicine and surgery.

b. One-half of the funds appropriated for fiscal year 1980-1981 shall not be released until delivery to the legislative fiscal bureau of the June 30, 1980, financial audits, conducted by an independent third party, of the college of osteopathic medicine and surgery.

Sec. 5. There is appropriated from the general fund of the state to the Iowa college aid commission for the fiscal biennium beginning July 1, 1979, and ending June 30, 1981, the sum of fifty thousand (50,000) dollars, or so much thereof as may be necessary, to provide for a national guard education program. Funds shall only be expended for Iowa residents who are enlisted members in good standing in the Iowa national guard who are enrolled as an undergraduate in an Iowa post-secondary educational institution. Funds expended on behalf of each full-time undergraduate student shall not exceed two hundred fifty (250) dollars per year. Funds expended on behalf of each half-time undergraduate student shall not exceed one hundred twenty-five (125) dollars per year.

Sec. 6. There is appropriated from the general fund of the state for each year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the state educational radio and television facility the following amounts, or so much thereof as may be necessary, to be used for the purposes designated:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
For salaries, support,		

maintenance and miscellaneous purposes ..... \$ 4,492,000 \$ 4,697,000

Sec. 7. There is appropriated from the general fund of the state for each year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the department of public instruction the following amounts, or so much thereof as may be necessary, to be used in the manner designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. GENERAL OFFICE ADMINISTRATION		
a. For salaries, support, maintenance and miscellaneous purposes .....	\$ 3,047,000	\$ 3,024,000
b. For fire service education .....	\$ 200,000	\$ 200,000
2. VOCATIONAL EDUCATION ADMINISTRATION		
For salaries, support, maintenance and miscellaneous purposes .....	\$ 772,000	\$ 755,700
3. VOCATIONAL EDUCATION		
a. For vocational education aid to secondary schools .....	\$ 3,285,000	\$ 3,597,000

Funds appropriated by this paragraph are to be used for aid to school districts for development and the conduct of both continuing and new vocational programs, services and activities of vocational education through secondary schools in accordance with the provisions of chapter two hundred fifty-eight (258) and chapter two hundred eighty A (280A) of the Code, to purchase instructional equipment for vocational and technical courses of instruction in such schools, and to match federal reimbursement for continuing and new secondary vocational programs.

b. For existing jointly administered secondary vocational

educational programs ..... \$ 150,000 \$ 150,000

Funds appropriated by this paragraph are to be used to support existing jointly administered secondary vocational programs in accordance with provisions of chapter two hundred fifty-eight (258) and chapter two hundred eighty A (280A) of the Code.

c. For Iowa industrial start-up training program ..... \$ 200,000 \$ 200,000

Funds appropriated by this paragraph are to be used to establish an industrial start-up training program to assist the state in attracting and retaining industries.

4. VOCATIONAL REHABILITATION		
a. For salaries, support, maintenance and miscellaneous purposes .....	\$ 2,497,000	\$ 2,445,000
b. To match federal funds and provide assistance in independent living to severely disabled .....	\$ 222,000	\$ 222,000

5. COMPACT FOR EDUCATION

    For membership fees for Iowa as a member of the education commission of the states as provided in chapter two hundred seventy-two B (272B) of the Code .....

	\$ 23,625	\$ 23,625
--	-----------	-----------

6. PROFESSIONAL TEACHING PRACTICES COMMISSION

    For the use of the professional teaching practices commission to carry out the provisions of chapter two hundred seventy-two

SENATE FILE 485

h. . . ,

AN ACT

RELATING TO AND MAKING APPROPRIATIONS TO AGENCIES, INSTITUTIONS, COMMISSIONS, DEPARTMENTS, AND BOARDS RESPONSIBLE FOR EDUCATION PROGRAMS OF THIS STATE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used by the following agency for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
IOWA COMMISSION FOR THE BLIND.		
For salaries, support, maintenance and miscellaneous purposes .....	\$ 949,000	\$ 942,000

Sec. 2. There is appropriated from the general fund of the state to the Iowa college aid commission for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used for the funding of the following programs for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. IOWA COLLEGE AID COMMISSION		
a. For salaries, support, maintenance and miscellaneous purposes .....	\$ 290,000	\$ 294,000
b. For administration of Iowa guaranteed student loan program .....	\$ 204,000	\$ 284,000

2. TUITION GRANT PROGRAM

To supplement the appropriation provided in subsection one (1) of section two hundred sixty-one point twenty-five (261.25) of the Code for tuition grants to full-time resident students attending accredited private institutions of higher education in Iowa under sections two hundred sixty-one point nine (261.9) to two hundred sixty-one point sixteen (261.16) of the Code .... \$ 1,750,000 \$ 2,750,000

3. VOCATIONAL TECHNICAL TUITION GRANT PROGRAM

To supplement the appropriation provided in subsection three (3) of section two hundred sixty-one point twenty-five (261.25) of the Code for tuition grants to full-time resident students in a vocational-technical program in Iowa as provided in section two hundred sixty-one point seven (261.17) of the Code ..... \$ 50,000 \$ 100,000

Sec. 3.  
1. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the Iowa college aid commission the sum of one hundred twenty thousand (120,000) dollars, or so much thereof as may be necessary, to be used for the purposes provided in sections two hundred sixty-one

maintenance and miscellaneous purposes ..... \$ 4,492,000 \$ 4,697,000

Sec. 7. There is appropriated from the general fund of the state for each year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 to the department of public instruction the following amounts, or so much thereof as may be necessary, to be used in the manner designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. GENERAL OFFICE ADMINISTRATION		
a. For salaries, support, maintenance and miscellaneous purposes .....	\$ 3,047,000	\$ 3,024,000
b. For fire service education .....	\$ 200,000	\$ 200,000
2. VOCATIONAL EDUCATION ADMINISTRATION		
For salaries, support, maintenance and miscellaneous purposes .....	\$ 772,000	\$ 755,700
3. VOCATIONAL EDUCATION		
a. For vocational education aid to secondary schools .....	\$ 3,285,000	\$ 3,597,000

Funds appropriated by this paragraph are to be used for aid to school districts for development and the conduct of both continuing and new vocational programs, services and activities of vocational education through secondary schools in accordance with the provisions of chapter two hundred fifty-eight (258) and chapter two hundred eighty A (280A) of the Code, to purchase instructional equipment for vocational and technical courses of instruction in such schools, and to match federal reimbursement for continuing and new secondary vocational programs.

b. For existing jointly administered secondary vocational

educational programs ..... \$ 150,000 \$ 150,000

Funds appropriated by this paragraph are to be used to support existing jointly administered secondary vocational programs in accordance with provisions of chapter two hundred fifty-eight (258) and chapter two hundred eighty A (280A) of the Code.

c. For Iowa industrial start-up training program ..... \$ 200,000 \$ 200,000

Funds appropriated by this paragraph are to be used to establish an industrial start-up training program to assist the state in attracting and retaining industries.

4. VOCATIONAL REHABILITATION

a. For salaries, support, maintenance and miscellaneous purposes .....
 \$ 2,497,000 | \$ 2,445,000 |

b. To match federal funds and provide assistance in independent living to severely disabled .. .. \$ 222,000 \$ 222,000

5. COMPACT FOR EDUCATION

For membership fees for Iowa as a member of the education commission of the states as provided in chapter two hundred seventy-two B (272B) of the Code .....
 \$ 23,625 | \$ 23,625 |

6. PROFESSIONAL TEACHING PRACTICES COMMISSION

For the use of the professional teaching practices commission to carry out the provisions of chapter two hundred seventy-two

A (272A) of the Code ..... \$ 49,600 \$ 50,000

7. VOCATIONAL YOUTH ORGANIZATION FUND

To carry out the provisions of section two hundred fifty-eight point fourteen (258.14) of the Code ..... \$ 10,000 \$ 10,000

8. SCHOOL FOOD SERVICE

For the purpose of providing assistance to students enrolled in public school districts and non-public schools of the state for breakfasts, lunches and minimal equipment programs with the funds being used as state matching funds for federal programs and which shall be disbursed according to federal regulations ..... \$ 3,488,000 \$ 3,662,000

9. TEXTBOOKS OF NONPUBLIC SCHOOL PUPILS

To provide funds for costs of providing textbooks to each resident pupil who attends a non-public school or authorized by section three hundred one point one (301.1) of the Code. Such funding shall be limited to ten dollars per pupil and shall not exceed the comparable services offered to resident public school pupils ..... \$ 400,060 \$ 400,000

10. SCHOOL BUDGET REVIEW COMMITTEE ..... \$ 300,000 \$ 1,300,000

a. From the funds appropriated to the school budget review committee for fiscal year 1980-1981 nine hundred thousand (900,000)dollars shall be used exclusively for transportation costs unusually increased above the normal rate of inflation, including costs arising because of the need for replacement vehicles and the repair of vehicles and two hundred thousand (200,000)dollars or as much thereof as necessary shall be used exclusively for grants to public schools and for nonpublic school pupils for programs for instruction in the English language, a transitional bilingual program, or other special instruction program within the requirements of sections eighteen (18) and nineteen (19) of this Act. From the two hundred thousand (200,000)dollars for a transitional bilingual, instruction in the English language or other special instruction program, the school budget review committee may allocate an amount not to exceed ten thousand (10,000)dollars to the department of public instruction to cover the actual and necessary costs of administering the program as required in section nineteen (19) of this Act.

b. From the funds appropriated to the school budget review committee for the fiscal year 1979-1980 one hundred thousand (100,000)dollars shall be used exclusively for supplemental aid to public school districts for transportation equipment needs which would become necessary because of the furnishing of transportation to nonpublic school pupils under chapter two hundred eighty-five (285) of the Code and any unused funds appropriated by this lettered subparagraph shall not revert until June 30, 1981.

11. MERGED AREA SCHOOLS

a. For general state financial aid to merged areas as defined in section two hundred eighty A point two (28021.2) of the Code the amount of forty-

two million one hundred sixty-eight thousand five hundred (42,168,500) dollars for fiscal year 1979-1980 and forty-eight million one hundred forty-one thousand five hundred (48,141,500) dollars for fiscal year 1980-1981 to be allocated as follows:

(1) Merged Area I .....	\$ 1,929,040	\$ 2,221,421
(2) Merged Area II .....	\$ 2,733,833	\$ 3,095,669
(3) Merged Area III .....	\$ 2,464,600	\$ 2,798,513
(4) Merged Area IV .....	\$ 868,613	\$ 1,023,727
(5) Merged Area V .....	\$ 3,111,971	\$ 3,512,316
(6) Merged Area VI .....	\$ 2,707,690	\$ 3,015,591
(7) Merged Area VII .....	\$ 2,997,490	\$ 3,480,487
(8) Merged Area IX .....	\$ 3,460,903	\$ 3,919,949
(9) Merged Area X .....	\$ 5,120,162	\$ 5,851,448
(10) Merged Area XI .....	\$ 6,313,960	\$ 7,248,257
(11) Merged Area XII .....	\$ 1,916,996	\$ 2,264,101
(12) Merged Area XIII .....	\$ 2,973,597	\$ 3,375,211
(13) Merged Area XIV .....	\$ 1,075,177	\$ 1,213,137
(14) Merged Area XV .....	\$ 2,498,359	\$ 2,831,299
(15) Merged Area XVI .....	\$ 1,996,109	\$ 2,290,374

It is the intent of the general assembly in appropriating funds in this lettered paragraph that no merged area school in the state shall change its official name during this fiscal biennium.

b. To provide for equipment replacement and upgrading in all merged area schools on a prorated basis consistent with past allocations made from equipment inventory listings ..... \$ 1,600,000 \$ 1,850,000

c. To provide funds for

matching federal reimbursement for continuing and new vocational education programs in merged area schools in accordance with the provisions of chapter two hundred fifty-eight (258) and chapter two hundred eighty A (280A) of the Code, and to purchase instructional equipment for vocational and technical courses of instruction in such schools ..... \$ 8,700,000 \$ 8,700,000

d. For added enrollment in merged area schools to be allocated on the basis of the following priorities:

(1) To add additional sections of preparatory vocational programs in merged area schools where the number of students seeking enrollment exceed the number of spaces available;

(2) To add new sections of preparatory vocational programs in merged area schools to accommodate students seeking enrollment that could not be accommodated in similar programs in other merged area schools;

(3) To add sections of preparatory career programs in merged area schools that are not currently available

in the state if student interest and a survey of employers indicate a definite need for such new programs

..... \$	200,000	\$	200,000
e. For Merged Area XII			
For operation of the radio station			
..... \$	130,500	\$	130,500
f. For Merged Area XIII			
For operation of the radio station			
..... \$	120,000	\$	130,500

12. PROGRAMS FOR GIFTED AND TALENTED CHILDREN

For programs for gifted and talented children approved by the department under section four hundred forty-two point thirty-four (442.34) of the Code

..... \$		\$	100,000
----------	--	----	---------

Sec. 8. There is appropriated from the general fund of the state to the state board of regents for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following amounts, or so much thereof as may be necessary for use for the following designated purposes, however, as a condition for the appropriation of these funds, the state board of regents, for purposes of implementing and administering collective bargaining pursuant to chapter twenty (20) of the Code, shall act as the exclusive representative of the state of Iowa with respect to its faculty, scientific, and other professional staff.

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>

1. OFFICE OF STATE BOARD OF REGENTS

a. For salaries, support, maintenance, equipment, and miscellaneous purposes, including state board of re-

gents members receiving a per diem not to exceed forty dollars per day

..... \$	352,000	\$	396,000
b. For western Iowa continuing education			
..... \$	100,000	\$	100,000
c. For enrollment increase costs			
..... \$	500,000	\$	600,000

Funds appropriated to the state board of regents to be allocated to the institutions to be used for instructional purposes and direct instructional support.

2. STATE UNIVERSITY OF IOWA

a. General university, including lakeside laboratory.

For salaries, support, maintenance, equipment, and miscellaneous purposes and for the pediatric department of the college of medicine to continue to fund the program of research at the current level in the cause, course, treatment, cure, and management

of diabetes mellitus	..... \$	80,979,000	\$	83,812,000
----------------------	----------	------------	----	------------

b. University hospitals

For salaries, support, maintenance; equipment, and miscellaneous purposes; for medical and surgical treatment of indigent patients as provided in chapter two hundred fifty-five

(255) of the Code	..... \$	19,437,000	\$	20,394,000
-------------------	----------	------------	----	------------

c. Psychiatric hospital  
For salaries, support,

maintenance, equipment,  
and miscellaneous purposes  
and for the care, treat-  
ment and maintenance of  
committed and voluntary  
public patients ..... \$ 4,095,000      \$ 4,225,000

d. State hygienic  
laboratory  
For salaries, support,  
maintenance, equipment,  
and miscellaneous purposes ..... \$ 1,618,500      \$ 1,612,000

e. Hospital school  
For salaries, support,  
maintenance, equipment,  
and miscellaneous purposes ..... \$ 2,903,000      \$ 3,012,000

f. Oakdale campus  
For salaries, support,  
maintenance, equipment,  
and miscellaneous purposes  
beyond that amount under-  
written from charges to  
counties, agencies, and  
individual patients at no  
less than twenty-five per-  
cent of per diem cost ..... \$ 1,642,000      \$ 1,717,600

3. IOWA STATE UNIVERSITY  
OF SCIENCE AND TECHNOLOGY

a. General university  
For salaries, support,  
maintenance, equipment,  
and miscellaneous purposes ..... \$ 65,639,000      \$ 68,493,000

b. Agricultural experi-  
ment station  
For salaries, support,  
maintenance, equipment,  
and miscellaneous purposes ..... \$ 7,534,000      \$ 7,723,000

c. Cooperative exten-

sion service in agricul-  
ture and home economics  
For salaries, support,  
maintenance, and miscel-  
laneous purposes ..... \$ 6,960,000      \$ 7,278,000

4. UNIVERSITY OF  
NORTHERN IOWA  
For salaries, support,  
maintenance, equipment,  
and miscellaneous purposes .. .. \$ 26,876,000      \$ 27,939,000

5. STATE SCHOOL FOR  
THE DEAF  
For salaries, support,  
maintenance, and miscel-  
laneous purposes ..... \$ 3,360,000      \$ 3,463,000

6. IOWA BRAILLE AND  
SIGHT-SAVING SCHOOL  
For salaries, support,  
maintenance, and miscel-  
laneous purposes ..... .. \$ 1,838,600      \$ 1,913,800

7. FAMILY PRACTICE  
PROGRAM  
For allocation by the  
dean of the college of  
medicine, with approval  
of the advisory board,  
to qualified partici-  
pants, to carry out the  
provisions of chapter  
one hundred forty-eight  
C (148C) of the Code ..... \$ 1,085,000      \$ 1,195,000

Sec. 9. There is appropriated from the general fund of  
the state for the fiscal year beginning July 1, 1979 and  
ending June 30, 1980, to the state board of regents, subject  
to the conditions **provided** in this section, the sum of four  
hundred thousand (400,000) dollars, or so much thereof as  
may be necessary, to replace actual losses of federal funds

for capitation grants by the colleges of dentistry, medicine, veterinary medicine, pharmacy, and nursing. The funds or any portion of the funds shall not be allocated unless there is actually a loss of **federal** funds for capitation grants and the state comptroller has reviewed the amount of the loss and approved the allocation of the funds appropriated by this section to replace the loss.

Sec. 10. Section twenty point three (20.3). subsection one (1), Code 1979, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. For purposes of implementing and administering the provisions of this chapter, the governor shall act as the exclusive representative of the state of Iowa with respect to all state employees, except for faculty, scientific, and other professional staff who are employed at institutions under the authority of the state board of regents; the state board of regents shall act as the exclusive representative of the state of Iowa with respect to its faculty, scientific, and other professional staff.

Sec. 11. Section two hundred fifty-nine point one (259.1), Code 1979, is amended to read as follows:

259.1 ACCEPTANCE OF FEDERAL ACT. The state of Iowa does hereby, through its legislative authority, accept the provisions and benefits of the Act of Congress, entitled "~~The Federal Vocational Rehabilitation Act (68 Stat. L. 6527-29 U.S.C. ch-4) approved August 3, 1954 (P.L. 565, 83d Congress) as amended, and will observe and comply with all the requirements of such Act~~ "The Rehabilitation Act of 1973 (P. L. 93-112) and (P. L. 95-602) entitled the Rehabilitation, Comprehensive Services and Developmental Disabilities Amendments of 1978".

~~In the same manner, the Act of Congress known as "The Rehabilitation Act of 1973 (P.L. 93-112)" is accepted.~~

Sec. 12. Section two hundred sixty-one point twelve (261.12), subsection one (1), paragraph b, Code 1979, is amended to read as follows:

b. ~~One~~ For the fiscal year beginning July 1, 1979 one thousand five ~~six~~ hundred dollars and for each following fiscal year one thousand seven hundred dollars.

Sec. 13. Section two hundred sixty-one point twenty-five (261.25), subsection one (1), Code 1979, is amended to read as follows:

1. There is appropriated from the general fund of the state to the commission for each fiscal year the ~~sum of ten~~ sum of ten million dollars for tuition grants.

Sec. 14. Section two hundred sixty-one point twenty-five (261.25), subsection three (3), Code 1979, is amended to read as follows:

3. There is appropriated from the general fund of the state to the commission for each fiscal year the ~~sum of ten~~ three hundred fifty thousand dollars for vocational-technical tuition grants.

Sec. 15. Section two hundred sixty-one point twenty-six (261.26), Code 1979, is amended to read as follows:

261.26 OPTOMETRY SCHOOLS. The commission shall contract with the proper officials of states which have accredited schools and colleges of optometry for the admission and education of qualified applicants who are domiciliaries of Iowa and who have demonstrated interest, aptitude, and readiness for study in the field of optometry. In making a final determination of who is a domiciliary of Iowa, the commission shall adopt rules for ~~the academic year commencing in 1976 and for~~ each academic year ~~thereafter~~ consistent with those followed for determining Iowa resident students in section 261.15 and subject to the provisions of chapter 17A.

Sec. 16. Section two hundred sixty-one point twenty-seven (261.27), Code 1979, is amended to read as follows:

261.27 CONTRACT FOR RIGHT TO ENTER SCHOOL. In carrying out its duties under the provisions of section 261.26 the commission shall contract for the right of not less than ten qualified persons for each academic class to enter accredited schools and colleges of optometry during the each academic school year ~~commencing in the year 1976~~. The commission shall

initiate an affirmative action program to insure equal opportunity for participation by women, men, and minority students in the program provided for in this section and section 261.26. Funds expended on behalf of each person shall not exceed three thousand dollars during any one fiscal year. The commission shall make a report regarding its duties under section 261.26 to the legislative fiscal committee at such time as the legislative fiscal committee shall request.

Sec. 17. Section two hundred sixty-seven point eight (267.8), Code 1979, is amended to read as follows:

**267.8 LIVESTOCK DISEASE RESEARCH FUND.** There is created a fund in the office of the treasurer of state to be known as the livestock disease fund, and for the purpose of establishing and maintaining said fund for each fiscal year, there is appropriated from funds in the general fund, not otherwise appropriated, the sum of ~~two~~ **three** hundred thousand dollars. Any balance in said fund on June 30 of each fiscal year shall revert to the general fund.

Sec. 18. Section two hundred eighty point four (280.4), Code 1979, is amended to read as follows:

**280.4 MEDIUM OF INSTRUCTION.** The medium of instruction in all secular subjects taught in both public and nonpublic schools shall be the English language, except when the use of a foreign language is deemed appropriate in the teaching of any subject or when the student is non-English-speaking. When the student is non-English-speaking, both public and nonpublic schools shall provide special instruction, which shall include but need not be limited to either instruction in the English language or a transitional bilingual program, until the student demonstrates a functional ability to speak, write, read and understand the English language. As used in this section, "non-English-speaking student" means a student whose native language is not English and whose inability or limited ability to speak, write or read English significantly impedes educational progress.

Sec. 19.

1. The board of directors of a school district may submit an application to the school budget review committee for funds provided by section seven (7), subsection ten (10) of this Act for instruction in the English language, a transitional bilingual, or other special instruction program when support for the program from other federal, state or local sources is not available or is inadequate. The department of public instruction shall review all applications for funding and provide recommendations to the school budget review committee regarding their disposition. The school budget review committee shall not grant funds to a public school for instruction in the English language, a transitional bilingual or other special instruction program unless the program offered by the public school is available to nonpublic school students in the district.

2. The department of public instruction shall promulgate rules relating to the identification of non-English-speaking students who require special instruction under section eighteen (18) of this Act and to application procedures for funds available under this Act.

3. Grants made to a school pursuant to this section shall not exceed four hundred dollars for each student in the program. A public school may receive funds for nonpublic school students attending the program offered by the public school. However, the amount granted for each nonpublic school student in a program shall not exceed the amount granted for each public school student in the program.

Sec. 20. Section four hundred forty-two point thirty-one (442.31). Code 1979, is amended to read as follows:

**442.31 GIFTED AND TALENTED CHILDREN.** For the school years beginning July 1, 1979 and July 1, 1980 only, a school district may make application to the department of public instruction ~~for approval of a program of instruction~~ for gifted and talented children to be funded for the school year beginning July 1, 1979 by an increase in allowable growth, as defined in section 442.7 and funded for the school year beginning July 1, 1980, by moneys appropriated in section seven (7),

subsection twelve (12), of this Act. The department shall not approve programs for which the total budgets are in excess of funds appropriated in section seven (7), subsection twelve (12), of this Act. The department shall transmit moneys allocated to each school district for a program approved under section four hundred forty-two point thirty-four (442.34) to that school district and the moneys shall be considered miscellaneous income and shall not be included in district cost. The department shall promulgate rules under the provisions of chapter 17A relating to administration of sections 442.31 to 442.36. The rules shall require that approved gifted and talented children programs provide each child with an individually guided educational program which considers the individual abilities and needs of each child.

Sec. 21. Section four hundred forty-two point thirty-four (442.34), Code 1979, is amended to read as follows:

~~442.34 LIMITED-TO-TEN-DISTRICTS PROGRAMS APPROVED.~~ The department of public instruction may approve gifted and talented children programs for the school years beginning July 1, 1979 and July 1, 1980 only, for not more than ten school districts in this state, and for the school year beginning July 1, 1980 may renew approval for the programs established for the school year beginning July 1, 1979 and may approve additional programs for gifted and talented children in school districts in this state, including districts of various enrollments and geographic locations. The department shall approve at least one program in each area education agency to the extent that districts in an area education agency make application for approval of a program of instruction which meets the qualifications for approval prescribed in the rules of the department. A single program may be provided by two or more districts acting jointly.

Sec. 22. Section four hundred forty-two point thirty-five (442.35), Code 1979, is amended to read as follows:

442.35 COMMITTEE INFORMED. The For the school year beginning July 1, 1979, the department shall inform the school budget review committee of the names of the school districts

approved for gifted and talented children programs and the approved budget of each program. The school budget review committee shall approve a modified allowable growth for each such district as an unusual circumstance, under the authority granted to it in section 442.13, to provide funds equal to the budget approved by the department of public instruction for the school year beginning July 1, 1979.

Sec. 23.

1. There is appropriated from the general fund of the state for the fiscal year beginning July 1, 1979, and ending June 30, 1980, the sum of twenty thousand (20,000) dollars and for the fiscal year beginning July 1, 1980, and ending June 30, 1981, the sum of forty thousand (40,000) dollars, or so much thereof as may be necessary, to be used for the purposes provided in sections twenty-four (24) and twenty-five (25) of this Act.

2. In addition to the requirements of sections twenty-four (24) and twenty-five (25) of this Act, the availability of funds appropriated by this section shall be subject to the following conditions:

a. One-half of the funds appropriated for fiscal year 1979-1980 shall not be released until delivery to the legislative fiscal bureau of the June 30, 1978, financial audits, conducted by an independent third party, of the participating colleges of podiatry.

b. The remaining one-half of the funds appropriated for fiscal year 1979-1980 shall not be released until delivery to the legislative fiscal bureau of the June 30, 1979, financial audits, conducted by an independent third party, of the participating colleges of podiatry.

c. The second one-half of the funds appropriated for fiscal year 1980-1981 shall not be released until delivery to the legislative fiscal bureau of the June 30, 1980, financial audits, conducted by an independent third party, of the participating colleges of podiatry.

Sec. 24. NEW SECTION. PODIATRY SCHOOLS. The commission shall contract with the proper officials of states which have

accredited schools and colleges of podiatry for the admission and education of **qualified** applicants who are domiciliaries of Iowa and who have demonstrated interest, aptitude, and readiness for study in the field of podiatry. In making a final determination of who is a domiciliary of Iowa, the commission shall adopt rules for each academic year consistent with those followed for determining Iowa resident students in section two hundred sixty-one point fifteen (261.15) of the Code and subject to the provisions of chapter seventeen A (17A) of the Code.

Sec. 25. NEW SECTION. CONTRACT FOR RIGHT TO ENTER SCHOOL. In carrying out its duties under the provisions of section twenty-four (24) of this Act the commission shall contract for the right of not less than five qualified persons for each academic class to enter accredited schools and colleges of podiatry during each academic school year. The commission shall initiate an affirmative action program to insure equal opportunity for participation by women, men, and minority students in the program provided for in this section and section twenty-four (24) of this Act. Funds expended on behalf of each person shall not exceed four thousand dollars during any fiscal year. The commission shall make a report regarding its duties under section twenty-four (24) of this Act to the legislative fiscal committee at such time as the legislative fiscal committee shall request.

Sec. 26. The intent of the general assembly in appropriating funds pursuant to section eight (8) of this Act is to provide additional funds, if needed, during the 1980 or 1981 session of the general assembly for the purchase of fuel and electricity if the costs for fuel and electricity will exceed sixteen million seven hundred fifty-one thousand (16,751,000) dollars for 1979-1980 or will exceed eighteen million five hundred ninety-four thousand (18,594,000) dollars for 1980-1981. If the amount actually expended for fuel and electricity costs is less than sixteen million seven hundred fifty-one thousand (16,751,000) dollars in 1979-1980 or less than eighteen million five hundred ninety-four thousand

(18,594,000) dollars in 1980-1981, the difference may be used for other purposes such as maintenance, equipment, and miscellaneous purposes.

Sec. 27. It is the intent of the general assembly that the state board of regents increase the energy efficiency of their motor vehicle fleets. The state board of regents shall attempt to purchase motor vehicles that will increase the overall energy efficiency of existing fleets. The state board of regents shall submit a report on their progress toward increasing the energy efficiency of their fleets to the general assembly by February 1, 1980. The report shall include a list of all new vehicles purchased during the prior fiscal year.

Sec. 28. The intent of the general assembly in appropriating funds pursuant to section two (2), subsection one (1), paragraph b is to advance funds to the Iowa guaranteed student loan program for operating costs. It is the intent that all state funds advanced to this program shall be repaid. On June 30, 1981 the sum of five hundred thousand (500,000) dollars shall revert from the Iowa guaranteed student loan reserve fund to the state general fund.

Sec. 29. Section two hundred eighty-five point two (285.2), Code 1979, is amended by striking unnumbered paragraphs one (1) and two (2) and inserting in lieu thereof the following:

Boards of directors of school districts shall be required to provide transportation services to nonpublic school pupils as provided in section two hundred eighty-five point one (285.1) of the Code when the general assembly appropriates funds to the department of public instruction for the payment of claims for transportation costs submitted by the school district.

There is appropriated from the general fund of the state to the department of public instruction funds sufficient to pay the approved claims of public school districts for transportation services to nonpublic school pupils as provided in this section.

Sec. 30. Sections eighteen (18) and nineteen (19) of this Act are effective July 1, 1980.

Sec. 31. All federal grants to and the federal receipts of agencies appropriated funds under this Act are appropriated for the purposes set forth in such federal grants or receipts.

Sec. 32. Moneys appropriated by this Act shall not be used for capital improvements.

Sec. 33. When any laws of this state are in conflict with this Act, the provisions of this Act shall govern for the fiscal biennium 1979-1981.

---

TERRY E. BRANSTAD  
President of the Senate

---

FLOYD H. MILLEN  
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 485, Sixty-eighth General Assembly.

---

FRANK J. STORK  
Secretary of the Senate

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

SENATE FILE 487

AN ACT

APPROPRIATING FUNDS TO STATE AGENCIES FOR DESIGNATED SERVICE PROGRAMS INCLUDING HEALTH PROGRAMS, CIVIL RIGHTS, PAROLE SERVICES AND PROGRAMS FOR MINORITY, ELDERLY AND DISADVANTAGED PERSONS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. There is appropriated from the general fund of the state to the commission on aging for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. For salaries and support of not more than twenty-six point twenty-five full-time equivalent positions annually, maintenance and miscellaneous purposes .....	\$ 171,051	\$ 167,900
2. For the administration of area agencies on aging .....	\$ 110,420	\$ 117,600
3. For the senior citizen employment program .....	\$ 108,000	\$ 108,000
4. For grants to assist the development of senior centers in the state .....	\$ 158,000	\$ 158,000

Sec. 2. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following amounts,

or so much thereof as may be necessary, to be used by the following agencies for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. IOWA STATE CIVIL RIGHTS COMMISSION For salaries and support of not more than thirty-five full-time equivalent positions annually, maintenance and miscellaneous purposes .....	\$ 540,463	\$ 540,943
2. COMMITTEE ON THE EMPLOYMENT OF THE HANDICAPPED For salaries and support of not more than five full-time equivalent positions annually, maintenance and miscellaneous purposes .....	\$ 106,839	\$ 105,079
3. BOARD OF PAROLE For salaries and support of not more than fifteen full-time equivalent positions annually, maintenance and miscellaneous purposes .....	\$ 270,736	\$ 267,243
4. COMMISSION ON THE STATUS OF WOMEN For salaries and support of not more than three full-time equivalent positions annually, maintenance and miscellaneous purposes .....	\$ 76,100	\$ 76,570

Sec. 3. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following amounts, or so much thereof as may be necessary, to be used by the following agencies for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
<b>1. BOARD OF MEDICAL EXAMINERS</b>		
For salaries and support of not more than seven full-time equivalent positions annually, maintenance and miscellaneous purposes .....	\$ 198,411	\$ 193,442
<b>2. BOARD OF NURSE EXAMINERS</b>		
For salaries and support of not more than thirteen point twenty-five full-time equivalent positions annually, maintenance and miscellaneous purposes .....	\$ 371,421	\$ 370,991
<b>3. BOARD OF PHARMACY EXAMINERS</b>		
For salaries and support of not more than eight point five full-time equivalent positions annually, maintenance and miscellaneous purposes .....	\$ 247,000	\$ 247,000

The funds appropriated by this subsection are contingent upon the board of pharmacy examiners giving notice pursuant to section seventeen A point four (17A.4), subsection one (1), paragraph a of the Code, of its intent to adopt

administrative rules establishing a research program for the medicinal use of marijuana. The program shall be established within ninety days of the effective date of this Act. The board shall organize an advisory group of physicians, which shall include a psychiatrist, to advise the board on the type of program to be established, the qualifications of those who will be eligible to dispense the marijuana, and the federal regulations governing the program. The board shall be responsible for complying with all federal regulations necessary for the establishment and continuation of the program and the monitoring of all program participants. The board shall not authorize the growing of marijuana within the state.

**4. IOWA MENTAL HEALTH AUTHORITY.**

For salaries and support of not more than eight point five full-time equivalent positions annually, maintenance and miscellaneous purposes .....	\$ 136,081	\$ 148,084
--	------------	------------

**5. MENTAL HEALTH ADVISORY COUNCIL**

For salaries and support of not more than three full-time equivalent positions annually, maintenance and miscellaneous purposes .....	\$ 64,269	\$
---	-----------	----

Sec. 4. There is appropriated from the general fund of the state to the state department of health for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981, the following amounts, or so much thereof as may be necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
<b>1. CENTRAL ADMINIS-</b>		

TRATION

a. Central administration.

For salaries and support of not more than three full-time equivalent positions annually, maintenance and miscellaneous purposes ..... \$ 73,503 \$ 72,128

b. Management and budget division.

For salaries and support of not more than twenty-eight point twenty-five full-time equivalent positions annually, maintenance and miscellaneous purposes ..... \$ 262,185 \$ 256,562

c. External affairs division.

For salaries and support of not more than nine full-time equivalent positions annually, maintenance and miscellaneous purposes ..... \$ 89,809 \$ 89,815

2. HEALTH FACILITIES DIVISION

a. Health facilities service.

For salaries and support of not more than sixty-eight point four full-time equivalent positions annually, maintenance and miscellaneous purposes ..... \$ 554,102 \$ 548,903

b. Health planning agency.

For salaries and support of not more than eleven full-time equivalent positions annually, maintenance and miscellaneous purposes ..... \$ 66,940 \$ 66,407

c. Certificate of need.

For salaries and support of not more than six full-time equivalent positions annually, maintenance and miscellaneous purposes ..... \$ 192,108 \$ 190,244

3. DISEASE PREVENTION DIVISION

For salaries and support of not more than thirty-seven point six full-time equivalent positions in the fiscal year beginning July 1, 1979 and ending June 30, 1980 and not more than thirty-one point six full-time equivalent positions in the fiscal year beginning July 1, 1980 and ending June 30, 1981, maintenance and miscellaneous purposes ..... \$ 538,673 \$ 536,095

4. RECORDS AND STATISTICAL DIVISION

For salaries and support of not more than

twenty-nine full-time equivalent positions annually, maintenance and miscellaneous purposes ..... \$ 402,698 \$ 400,444

5. LICENSING AND CERTIFICATION DIVISION

For salaries and support of not more than seventeen full-time equivalent positions annually, maintenance and miscellaneous purposes ..... \$ 544,584 \$ 549,561

It is the intent of the general assembly that the licensing and certification division prepare estimates of projected revenues to be generated by the licensing, certification and examination fees of each board as well as a projection of the fairly apportioned administrative costs attributable to each board. It is the further intent of the general assembly that each board annually review and adjust its schedule of fees so that, as nearly as possible, projected revenues equal projected costs and further that an imbalance in revenues and costs in one year shall be offset in a subsequent fiscal year.

6. PERSONAL AND FAMILY HEALTH SERVICES

For salaries and support of not more than sixty full-time equivalent positions annually, maintenance and miscellaneous purposes ..... \$ 879,931 \$ 861,373

The position of physical fitness coordinator is not approved by the general assembly. The department may employ a dietary consultant for the women's, infant's and children's program with federal funds. The department shall allocate from funds appropriated by this subsection not less than

thirty-five thousand dollars for each fiscal year for the perinatal program.

7. COMMUNITY HEALTH SERVICES

a. Community health division.

For salaries and support of not more than forty-two full-time equivalent positions annually, maintenance and miscellaneous purposes ..... \$ 982,111 \$ 1,015,376

b. Rape investigations.

For medical procedures required by section seven hundred nine point ten (709.10) of the Code ..... \$ 45,000 \$ 45,000

c. Sudden infant death syndrome.

For reimbursing counties for expenses resulting from autopsies of suspected victims of sudden infant death syndrome required under section three hundred thirty-nine point seven (339.7) of the Code ..... \$ 28,000 \$ 28,000

d. In-home health care grants.

For grants to local boards of health for programs to maintain or expand the availability of in-home

health care to elderly persons in the state in accordance with section five (5) of this Act ..... \$ 2,765,960 \$ 3,015,960

e. Well-elderly clinic grants.

For the development and maintenance of well-elderly clinics in the state ..... \$ 212,000 \$ 212,000  
Sec. 5.

1. Funds appropriated by section four (4), subsection seven (7), paragraph d of this Act shall be used to maintain and expand existing in-home health care services for elderly persons with the objective of preventing or reducing the inappropriate institutionalization of elderly persons.

2. As used in this section and section four (4), subsection seven (7), paragraph d of this Act, "elderly person" means a person who is sixty years of age or older.

3. The state department of health may retain not more than one percent of the amount appropriated by paragraph d of subsection seven (7) of section four (4) of this Act, to be used to pay the costs of administering the in-home health care program. The remainder of the amount appropriated shall be allocated for use in the several counties of the state as follows:

- a. One-fourth of the total amount to be allocated shall be divided so that an equal amount is available for use in each county in the state.
- b. Three-fourths of the total amount to be allocated shall be divided so that the share available for use in each county is proportionate to the number of elderly persons living in that county in relation to the total number of elderly persons living in the state.
- 4. The state department of health shall make the money allocated for use in each county under subsection three (3)

of this section available to be expended in that county as provided in this subsection. The local board of health having jurisdiction, after consultation with other in-home health care provider agencies in the jurisdiction, shall prepare a proposal for the use of the funds available for that jurisdiction that will provide the maximum benefits of expanded home health care to elderly persons in the jurisdiction, and that shall include a statement assuring that the appropriate local agencies have participated in the formulation of the proposal. After approval of the proposal by the department, the department shall enter into a contract with the local board of health. The local board of health may subcontract with a nonprofit nurses' association, an independent nonprofit agency, the department of social services or a suitable local governmental or nongovernmental body to use the funds to expand or maintain in-home health services. Local boards of health shall make an effort to subcontract with agencies that are currently providing services to prevent duplication of services.

5. If by July thirtieth of each year of the biennium the department is unable to conclude contracts for use of the funds allocated under this section in a county, the department shall consider the unused funds an unallocated pool. The department shall prior to December thirty-first of each fiscal year of the biennium reallocate the funds in the unallocated pool among the counties in which the department has concluded contracts under this section. The reallocation shall be made in substantially the manner prescribed by subsection three (3) of this section, and the funds are available for use in the counties to which they are reallocated during the period beginning January first and ending June thirtieth of each fiscal year of the biennium.

6. The state department of health shall promulgate rules not contrary to this section defining eligibility for in-home health care services paid for from funds appropriated by this section. The rules shall impose a sliding fee scale for those persons deemed able to pay all or a portion of the cost of the services.

7. The state department of health shall annually evaluate the success of the in-home health care grant program. The evaluation shall include the following program effects:

- a. The extent to which the program reduced or prevented the inappropriate institutionalization of elderly persons.
- b. The extent to which the program increased the availability of in-home health care to elderly persons.
- c. The extent of in-home health care provided to elderly persons.

The department shall submit a report on each annual evaluation to the governor and the general assembly.

Sec. 6. There is appropriated from the general fund of the state to the Iowa department of veteran's affairs for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following amounts, or so much thereof as is necessary, to be used for the purposes designated:

	<u>1979-1980</u>	<u>1980-1981</u>
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. For salaries and support of not more than five full-time equivalent positions annually, maintenance and miscellaneous purposes .....	\$ 105,182	\$ 105,279
2. For the war orphans educational aid fund .....	\$ 35,000	\$ 35,000

Sec. 7. There is appropriated from the general fund of the state to the Spanish-speaking people's commission for the fiscal year beginning July 1, 1979 and ending June 30, 1980 the sum of forty-five thousand seven hundred fifteen (45,715) dollars or so much thereof as may be necessary for salaries and support of not more than two full-time equivalent positions, maintenance and miscellaneous purposes.

Sec. 8. Notwithstanding section seven (7) of chapter one thousand five (1005), Acts of the Sixty-seventh General As-

sembly, 1978 Session, funds appropriated by subsection eight (8) of that section to the Spanish-American war veterans may be expended after June 30, 1979 and until October 31, 1979 and unobligated or unencumbered balances remaining on October 31, 1979 shall revert to the general fund on January 31, 1980 notwithstanding section eight point thirty-three (8.33) of the Code.

Sec. 9. Section sixteen point eight (16.8). Code 1979, is amended to read as follows:

**16.8 COMMISSION TERMINATION.** Without affirmative action by the general assembly before June 30, 1980, the Spanish-speaking people's commission shall expire on June 30, ~~1979~~ **1981**.

Sec. 10. Section one hundred fifty-seven point seven (157.7), Code 1979, is amended to read as follows:

**157.7 INSPECTORS.** ~~Inspectors~~ The department shall employ inspectors and clerical assistants ~~shall be employed by the department~~ under ~~the provisions of~~ chapter 19A to administer and enforce ~~the provisions of~~ this chapter. The department shall, when possible, integrate inspection efforts under this chapter with inspections conducted under chapter one hundred fifty-eight (158) of the Code. The costs and expenses of inspectors and clerical assistants shall be paid from funds appropriated to the board.

Sec. 11. Section one hundred fifty-eight point six (158.6), Code 1979, is amended to read as follows:

**158.6 INSPECTORS.** ~~Inspectors~~ The department shall employ inspectors and clerical assistants ~~shall be employed by the department~~ under ~~the provisions of~~ chapter 19A to administer and enforce ~~the provisions of~~ this chapter. The department shall, when possible, integrate inspection efforts under this chapter with inspections conducted under chapter one hundred fifty-seven (157) of the Code. The costs and expenses of inspectors and clerical assistants shall be paid from funds appropriated to the board.

Sec. 12. Section two hundred four point two hundred four (204.204), subsection four (4), paragraphs j and q, Code 1979, are amended to read as follows:

j. Marijuana, except as otherwise provided by rules of the board of pharmacy examiners for medicinal purposes.

q. Tetrahydrocannabinols, except as otherwise provided by rules of the board of pharmacy examiners for medicinal purposes.

Sec. 13. Section two hundred four point two hundred four (204.204), Code 1979, is amended by adding the following new subsection:

NEW SUBSECTION. This section does not apply to marijuana, tetrahydrocannabinols or chemical derivatives of tetrahydrocannabinol when utilized for medicinal purposes pursuant to rules of the state board of pharmacy examiners.

Sec. 14. Section two hundred four point two hundred six (204.206), Code 1979, is amended by adding the following new subsection:

NEW SUBSECTION. Marijuana, tetrahydrocannabinol and chemical derivatives of tetrahydrocannabinol shall be deemed to be schedule two (II) substances, but only when used for medicinal purposes pursuant to rules of the board of pharmacy examiners.

Sec. 15. Acts of the Sixty-seventh General Assembly, 1978 Session, chapter one thousand five (1005), section three (3), subsection one (1), is amended to read as follows:

1. There is appropriated from the general fund of the state for the fiscal year beginning July 1, 1978 and ending June 30, 1979 to the department of health the sum of two million two hundred twenty-eight thousand (2,228,000) dollars or so much thereof as may be necessary to be used to extend availability of public health nursing services or visiting nurse services and home health aide services to elderly persons in this state. Notwithstanding section eight point thirty-three (8.33) of the Code unencumbered or unobligated funds remaining on June 30, 1979 from the amount appropriated by this subsection shall not revert to the general fund of the state, but shall be transferred by the department of health to the unallocated pool created for the 1979-1980 fiscal year under subsection five (5) of section five (5) of this Act and used as provided in that subsection.

Sec. 16. All federal grants to and federal receipts of the agencies appropriated funds under this Act are appropriated for the purposes set forth in the federal grants or receipts. Full-time equivalent positions funded entirely with federal funds are exempt from the limits on the number of full-time equivalent positions provided in this Act but are approved only for the period of time for which the federal funds are available for the position.

\_\_\_\_\_  
TERRY E. BRANSTAD  
President of the Senate

\_\_\_\_\_  
HOYD H. MILLEN  
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 487, Sixty-eighth General Assembly.

\_\_\_\_\_  
FRANK J. STORK  
Secretary of the Senate

Approved \_\_\_\_\_, 1979

\_\_\_\_\_  
ROBERT D. RAY  
Governor

SENATE FILE 488

AN ACT

RELATING TO THE STATE SALES AND USE TAX BY PROVIDING PENALTIES FOR VIOLATIONS, ALLOWING ANNUAL FILING AND ESTABLISHING A WAITING PERIOD BEFORE A REVOKED PERMIT MAY BE RESTORED.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section four hundred twenty-two point fifty-one (422.51), Code 1979, is amended by adding the following new subsection:

NEW SUBSECTION. If it is reasonably expected, as determined by rules prescribed by the director, that a retailer's annual tax liability will not exceed one hundred twenty dollars for a calendar year, the retailer may request and the director may grant permission, in lieu of the quarterly filing requirement of subsection one (1) of this section and the remitting requirements of section four hundred twenty-two point fifty-two (422.52) of the Code, to file the return required under this section and remit the sales tax due on a calendar year basis. The return and tax are due and payable no later than January thirty-first following each calendar year in which the retailer carried on business.

Sec. 2. Section four hundred twenty-two point fifty-three (422.53), subsection five (5), Code 1979, is amended to read as follows:

5. Whenever the holder of a permit fails to comply with any of the provisions of this division or any orders or rules of the department prescribed and adopted under this division, the director upon hearing after giving ten days' notice of the time and place of the hearing to show cause why his the permit should not be revoked, may revoke the permit. The director shall also have the power to restore licenses permits after such revocation. The director shall promulgate rules setting forth the period of time a retailer must wait before

a permit may be restored or a new permit may be issued. The waiting period shall not exceed ninety days from the date of the revocation of the permit.

Sec. 3. Section four hundred twenty-two point fifty-eight (422.58), subsections one (1), two (2), and three (3), Code 1979, are amended to read as follows:

1. If any person fails to file a permit holders monthly tax deposit or a return with the department of revenue on or before the due date, unless it is shown that such failure was due to reasonable cause, there shall be added to the amount required to be shown as tax on the monthly tax deposit or return five percent of the amount of the tax if the failure is for not more than one month, with an additional five percent for each additional month or fraction of a month during which such failure continues, not exceeding twenty-five percent in the aggregate. If any person or permit holder fails to remit at least ninety percent of the tax due with the filing of the monthly tax deposit or return on or before the due date, or fails-to-pay-any-amount pays less than ninety percent of any tax required to be shown on the return, excepting the period between the completion of an examination of the books and records of a taxpayer and the giving of notice to the taxpayer that a tax or additional tax is due, there shall be added to the tax a penalty of five percent on the tax due, unless it is shown that such failure was due to reasonable cause. In case of willful failure to file a return, willful filing of a false return or willful filing of a false or fraudulent return with intent to evade tax, in lieu of the penalty otherwise provided in this subsection, there shall be added to the amount required to be shown as tax on the return fifty percent of the amount of the tax. When penalties are applicable for failure to file a monthly tax deposit or return and failure to pay at least ninety percent of the tax due or required on the monthly tax deposit or return, the penalty provision for failure to file shall be in lieu of the penalty provision for failure to pay at least ninety percent of the tax due or required on the monthly tax deposit

or return. The taxpayer shall also pay interest on the tax or additional tax at the rate of three-fourths of one percent per month counting each fraction of a month as an entire month, computed from the date the monthly tax deposit or return was required to be filed. Such penalty and interest shall be paid to the department and disposed of in the same manner as other receipts under this division. Unpaid penalties and interest may be enforced in the same manner as the tax imposed by this division.

2. Any person who shall knowingly sell tangible personal property, tickets or admissions to places of amusement and athletic events, or gas, water, electricity, and communication service at retail, or engage in the rendering, furnishing, or performing services enumerated in section 422.43, in this state ~~after the person's license shall have been revoked, or~~ without procuring a ~~license within sixty days after the effective date of this division~~ permit, as provided in section 422.53, or who shall violate the provisions of section 422.49, and the officers of any corporation who shall so act, shall be guilty of a simple misdemeanor.

Any person who shall knowingly sell tangible personal property, tickets or admissions to places of amusement and athletic events, or gas, water, electricity, and communication service at retail, or engage in the rendering, furnishing, or performing services enumerated in section four hundred twenty-two point forty-three (422.43), of the Code, in this state after the person's license shall have been revoked and before it has been restored as provided in section two (2) of this Act and the officers of any corporation who shall so act shall be guilty of a serious misdemeanor.

3. Any person ~~required to make, render, sign, or certify any return or supplementary return, who makes~~ who willfully ~~attempts to evade a tax imposed by this division or the payment thereof or any person who makes or causes to be made~~ any false or fraudulent return with intent to ~~defeat or~~ evade the ~~assessment required by law to be made, tax imposed by this division or the payment thereof~~ shall be guilty of a ~~class~~ ~~DP- felony~~ fraudulent practice.

Sec. 4. Section four hundred twenty-two point fifty-eight (422.58), Code 1979, is amended by adding the following new subsections:

NEW SUBSECTION. A person required to pay a tax, or to make, sign, or file a return or supplemental return, who willfully makes a false or fraudulent return, or willfully fails to pay at least ninety percent of the tax or ~~make~~, sign, or file the return, at the time required by law, is guilty of a fraudulent practice.

NEW SUBSECTION. For purposes of determining the place of trial, the situs of an offense specified in this section is in the county of the residence of the person charged with the offense, unless the person is a nonresident of this state or the residence of the person cannot be established, in which event the situs of the offense is in Polk county.

NEW SUBSECTION. A prosecution for an offense specified in this section shall be commenced within six years after its commission.

Sec. 5. Section four hundred twenty-three point eighteen (423.18), Code 1979, is amended by striking the section and inserting in lieu thereof the following:

**423.18 OFFENSES--PENALTIES--LIMITATIONS.**

1. If a person fails to file a return with the department on or before the due date, unless it is shown that the failure was due to reasonable cause, there shall be added to the amount required to be shown as tax on the monthly tax deposit or return five percent of the amount of the tax if the failure is for not more than one month, with an additional five percent for each additional month or fraction of a month during which the failure continues, not exceeding twenty-five percent in the aggregate. If a person or permit holder fails to remit at least ninety percent of the tax due with the filing of the monthly tax deposit or return on or before the due date, or pays less than ninety percent of any tax required to be shown on the return, excepting the period between the completion of an examination of the books and records of a taxpayer and the giving of notice to the taxpayer that a tax

or additional tax is due, there shall be added to the tax a penalty of five percent of the tax due, unless it is shown that the failure was due to reasonable cause. In case of willful failure to file a return, willfully filing a false return, or willfully filing a false or fraudulent return with intent to evade tax, in lieu of the penalty otherwise provided in this subsection, there shall be added to the amount required to be shown as tax on the return fifty percent of the amount of the tax. When penalties are applicable for failure to file a monthly tax deposit or return and failure to pay at least ninety percent of the tax due or required on the monthly tax deposit or return, the penalty provision for failure to file is in lieu of the penalty provision for failure to pay at least ninety percent of the tax due or required on the monthly tax deposit or return. The taxpayer shall also pay interest on the tax or additional tax at the rate of three-fourths of one percent per month counting each fraction of a month as an entire month, computed from the date the monthly tax deposit or return was required to be filed. The penalty and interest shall be paid to the department and disposed of in the same manner as other receipts under this chapter. Unpaid penalties and interest may be enforced in the same manner as the tax imposed by this chapter.

2. A person who willfully attempts in any manner to evade a tax imposed by this chapter or the payment of ninety percent thereof, or a person who makes or causes to be made any false or fraudulent return with intent to evade the tax imposed by this chapter or the payment of ninety percent thereof is guilty of a fraudulent practice.

3. A person required to pay tax, or to make, sign or file a return, or supplemental return, who willfully makes a false or fraudulent return, or make, sign or file the return, at the time required by law, is guilty of a fraudulent practice.

4. For purposes of determining the place of trial, the situs of an offense specified in this section is in the county of the residence of the person charged with the offense, unless that person is a nonresident of this state or the

residence of that person can not be established, in which event the situs of the offense is in Polk county.

5. A prosecution for an offense specified in this section shall be commenced within six years after its commission.

Sec. 6. Sections four hundred twenty-three point nineteen (423.19) and four hundred twenty-three point twenty (423.20), Code 1979, are repealed.

Sec. 7. This Act is effective January first following its enactment.

---

TERRY E. BRANSTAD  
President of the Senate

---

FLOYD E. MILLEN  
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 488, Sixty-eighth General Assembly.

---

FRANK J. STORK  
Secretary of the Senate

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

SENATE FILE 493

AN ACT

RELATING TO MEMBERSHIP IN THE IOWA STATE ASSOCIATION OF COUNTIES.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section three hundred thirty-two point three (332.3), subsection twenty-seven (27), Code 1979, is amended to read as follows:

27. To provide for membership in the Iowa state association of counties, a nonprofit corporation organized under chapter 504A, for the purpose of maintaining a permanent organization to secure cooperation among counties and county officers in their effort to procure better and more efficient methods of government. The board of supervisors may authorize attendance at schools of instruction by county officers, appointees, and employees as the schools are called by the association and may authorize attendance at the annual meeting of the association by duly certified representatives of each county which is affiliated with the association. The board of supervisors may appropriate from the county general fund necessary funds to provide membership in the Iowa state association of counties, provided that the method of assessment shall be established on a basis whereby each county shall pay not to exceed one cent per capita and three tenths of one cent per thousand dollars of each county's assessed value of taxable property. The total assessment collected from all of the member counties shall not exceed seventy five thousand dollars per annum. In the event that more than seventy five thousand dollars is collected, the excess shall be refunded proportionately to the counties from which payment is received. The association shall keep and make such accounts

as are required by the auditor of state. The accounts shall be audited annually and published in the auditor of state's biennial report. The association shall annually publish an accounting of all moneys expended in connection with expenses incurred by and any salaries paid to legislative representatives or lobbyists of the association. No county funds may be expended for membership fees or for attendance expenses for any county officers association other than the Iowa state association of counties.

TERRY E. BRANSTAD  
President of the Senate

FLOYD H. MILLEN  
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 493, Sixty-eighth General Assembly.

FRANK J. STORK  
Secretary of the Senate

Approved \_\_\_\_\_, 1979

ROBERT D. RAY  
Governor

S.F. 493

SENATE FILE 494

AN ACT

RELATING TO THE STATE INDIVIDUAL INCOME TAX BY INCREASING THE MINIMUM FILING REQUIREMENTS, INCREASING THE STANDARD DEDUCTION AND THE PERSONAL EXEMPTION CREDITS, INDEXING THE TAX BRACKETS AND INCREASING AND INDEXING CERTAIN EXCLUSIONS FROM INCOME, PROVIDING FOR AN INTERIM STUDY OF INCOME TAX INDEXATION, AND MAKING CERTAIN PROVISIONS OF THE ACT RETROACTIVE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section four hundred twenty-two point four (422.4), Code 1979, is amended by adding the following new subsection:

NEW SUBSECTION.

a. "Annual inflation factor" means an index, expressed as a percentage, determined by the department each year to reflect the purchasing power of the dollar as a result of inflation or deflation during the preceding calendar year. In determining the annual inflation factor, the department shall use the annual percent change in the consumer price index produced by the bureau of labor statistics of the United States department of labor and shall add one-fourth for the 1979 calendar year and two-fourths for the 1980 calendar year of that percent change to one hundred percent, except that the amount of the percent change added to the one hundred percent shall not exceed the greater of zero or the difference between the percent change and three percent. The annual inflation factor and the cumulative inflation factor shall each be expressed as a percentage rounded to the nearest one-tenth of one percent.

b. "Cumulative inflation factor" means the product of the annual inflation factor for the 1978 calendar year and

all annual inflation factors for subsequent calendar years as determined pursuant to this subsection. The cumulative inflation factor shall apply to all tax years beginning on or after January first of the calendar year in which the latest annual inflation factor has been determined.

c. The annual inflation factor for the 1978 calendar year is one hundred percent.

d. The annual inflation factor and the cumulative inflation factor shall only be computed for the 1979 and 1980 calendar years.

e. Notwithstanding the computation of the annual inflation factor under paragraph a of this subsection, the annual inflation factor is one hundred percent for any calendar year in which the unobligated state general fund balance on June thirtieth as certified by the state comptroller by September tenth of the fiscal year beginning in that calendar year is less than sixty million dollars.

Sec. 2. Section four hundred twenty-two point five (422.5), unnumbered paragraph two (2), Code 1979, is amended to read as follows:

However, no tax shall be imposed on any resident or non-resident whose net income, as defined in section 422.7, is ~~four~~ **five** thousand dollars or less; but in the event that the payment of tax under this division would reduce the net income to less than ~~four~~ **five** thousand dollars, then the tax shall be reduced to that amount which would result in allowing the taxpayer to retain a net income of ~~four~~ **five** thousand dollars. The preceding sentence does not apply to estates or trusts. For the purpose of this paragraph, the entire net income, including any part thereof not allocated to Iowa, shall be taken into account. If the combined net income of a husband and wife exceeds ~~four~~ **five** thousand dollars, neither of them shall receive the benefit of this paragraph, and it is immaterial whether they file a joint return or separate returns. ~~An unmarried child under twenty-one years of age~~

~~who is a dependent of his parent or parents as defined in section 422.12, shall not receive the benefit of this paragraph if such parent's net income exceeds four thousand dollars or if the combined net income of such parents exceeds four thousand dollars.~~ A person who is claimed as a dependent by another person as defined in section four hundred twenty-two point twelve (422.12) of the Code shall not receive the benefit of this paragraph if the person claiming the dependent has net income exceeding five thousand dollars or the person claiming the dependent and the person's spouse have combined net income exceeding five thousand dollars.

Sec. 3. Section four hundred twenty-two point five (422.5), unnumbered paragraph six (6), Code 1979, is amended to read as follows:

A person who is disabled or is sixty-two years of age or older and receives an annuity or annuities from the United States civil service retirement and disability trust fund, and whose net income, as defined in section 422.7, is sufficient to require that the tax be imposed upon it under this section, may determine final taxable income for purposes of imposition of the tax by excluding the amount of an annuity or annuities received from the United States civil service retirement and disability trust fund, which are not already excluded in determining net income, as defined in section 422.7, up to a maximum each tax year of ~~four~~ **five** thousand ~~two-hundred-fifty~~ **five hundred** dollars for a person who files a separate state income tax return and ~~six~~ **eight** thousand ~~five-hundred~~ dollars total for a husband and wife who file a joint state income tax return. The amount of the exemption shall be reduced by the amount of any social security benefits received. For the purpose of this section, the amount of an annuity or annuities received from the United States civil service retirement and disability trust fund taxable under the Internal Revenue Code of 1954 shall be included in net income for purposes of determining eligibility under the four thousand dollar or less exclusion.

Sec. 4. Section four hundred twenty-two point five (422.5), Code 1979, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. Upon determination of the latest cumulative inflation factor, the director of revenue shall multiply each dollar amount set forth in subsections one (1) through thirteen (13) of this section and each dollar amount specified in unnumbered paragraph six (6) of this section as the maximum amount of annuities received which may be excluded in determining final taxable income by this cumulative inflation factor, shall round off the resulting product to the nearest one dollar and incorporate the result into the income tax forms and instructions for each tax year. The director shall not alter the dollar amounts specified in subsections one (1) through thirteen (13) of this section for any tax year beginning on or after January 1, 1981. However, the resulting product shall not reduce the dollar amounts set forth in subsections one (1) through thirteen (13) and unnumbered paragraph six (6) of section four hundred twenty-two point five (422.5) of the Code below those specified on January 1, 1979.

Sec. 5. Section four hundred twenty-two point nine (422.9), subsection one (1), Code 1979, is amended to read as follows:

1. An optional standard deduction of ~~ten~~ **fifteen** percent of the net income after deduction of federal income tax, not to exceed ~~five one thousand two~~ hundred dollars for a married person who files separately, ~~or~~ **one thousand two hundred** dollars for a single person or a **three thousand dollars** for a husband and wife who file a joint return, a surviving spouse as defined in section two (2) of the Internal Revenue Code of 1954, or an unmarried head of household as defined in the Internal Revenue Code of 1954.

Sec. 6. Section four hundred twenty-two point twelve (422.12), subsection one (1), Code 1979, is amended by adding the following new lettered-paragraph:

**NEW LETTERED PARAGRAPH.** For tax years beginning on or after January 1, 1979, and for each of the next four succeeding tax years, the amount of the personal exemption credits provided in this subsection shall be increased in the amount of one dollar for each tax year, except that the personal exemption credit allowed under paragraph b of this subsection shall be increased in the amount of two dollars for each tax year. The personal exemption credits determined pursuant to this paragraph for tax years beginning on or after January 1, 1983 shall continue for succeeding tax years.

Sec. 7. Section four hundred twenty-two point thirteen (422.13), subsections one (1) and two (2), Code 1979, are amended by striking the subsections and inserting in lieu thereof the following:

1. Every resident of this state shall make and sign a return if any of the following are applicable:
  - a. The resident is required to file a federal income tax return under the Internal Revenue Code of 1954.
  - b. The resident has net income of four thousand dollars or more for the tax year from sources taxable under this division.
  - c. The resident is claimed as a dependent on another person's return and has net income of three thousand dollars or more for the tax year from sources taxable under this division.
2. Every nonresident shall make and sign a return if either of the following are applicable:
  - a. The nonresident is required to file a federal income tax return under the Internal Revenue Code of 1954 and has net income of four thousand dollars or more for the tax year from sources taxable under this division.
  - b. The nonresident is claimed as a dependent on another person's return and is required to file a federal income tax return under the Internal Revenue Code of 1954 and has net income of three thousand dollars or more for the tax year from sources taxable under this division.

3. For purposes of determining the requirement for filing a return under subsections one (1) and two (2) of this section, the combined net income of a husband and wife from sources taxable under this division shall be considered.

Sec. 8. Section four hundred twenty-two point twenty-one (422.21), Code 1979, is amended by adding the following new unnumbered paragraph:

**NEW UNNUMBERED PARAGRAPH.** The director shall determine for the 1979 and 1980 calendar years the annual and cumulative inflation factors for those calendar years to be applied to tax years beginning on or after January first of that calendar year. The director shall compute the new dollar amounts as specified therein to be adjusted in section four hundred twenty-two point five (422.5) of the Code by the latest cumulative inflation factor and round off the result to the nearest one dollar. The director shall not compute new dollar amounts specified in subsections one (1) through thirteen (13) of section four hundred twenty-two point five (422.5) of the Code for any tax year beginning on or after January 1, 1981. The annual and cumulative inflation factors determined by the director are not rules as defined in section seventeen A point two (17A.2), subsection seven (7), of the Code.

Sec. 9. Section fifty-six point eighteen (56.18), Code 1979, is amended to read as follows:

56.18 CHECKOFF--INCOME TAX. Any person whose state income tax liability for any taxable year is one dollar or more may designate direct that one dollar of such liability be paid over to the Iowa election campaign fund ~~for the account of any specified political party, as defined by section 43.2~~ when submitting his or her state income tax return to the department of revenue. In the case of a joint return of husband and wife having a state income tax liability of two dollars or more, each spouse may designate direct that one dollar be paid to ~~any such account in~~ the fund. The director

of revenue shall revise the income tax form to ~~allow the designation of political contributions to a political party~~ provide a space on the face of the tax return and immediately above the signature lines which the taxpayer may use to designate that contributions made under this section be credited to a specified political party as defined by section forty-three point two (43.2) of the Code, or to the Iowa election campaign fund as a contribution to be shared by all such political parties in the manner prescribed by section fifty-six point nineteen (56.19) of the Code. The form shall inform the taxpayer that when an individual chooses the latter alternative his or her one dollar contribution is shared by all eligible political parties, but this information may be contained in a footnote or other suitable form if the director of revenue finds it is not feasible to place the information immediately above the signature line.

Sec. 10. Section fifty-six point nineteen (56.19), Code 1979, is amended to read as follows:

56.19 FUND CREATED. The "Iowa election campaign fund" is created within the office of the treasurer of state. The fund shall consist of funds paid by persons having an Iowa income tax liability as provided in section 56.18. The treasurer of state shall maintain within the fund a separate account for each political party as defined in section forty-three point two (43.2) of the Code. The director of revenue shall remit funds collected as provided in section 56.18 to the treasurer of state who shall deposit such funds in the appropriate account within the Iowa election campaign fund. All contributions directed to the Iowa election campaign fund by taxpayers who do not designate any one political party to receive their contributions shall be divided by the director of revenue equally among each account currently maintained in the fund. However, at any time when more than two accounts are being maintained within the fund contributions to the fund by taxpayers who do not designate any one political party

to receive their contributions shall be divided among the accounts in the same proportion as the number of qualified electors declaring affiliation with each political party for which an account is maintained bears to the total number of qualified electors who have declared an affiliation with a political party. Any interest income received by the treasurer of state from investment of moneys deposited in the fund shall be deposited in the Iowa election campaign fund. Such funds shall be subject to payment to the chairperson of the specified political party by the state comptroller in the manner provided by section 56.22.

Sec. 11. Section fifty-six point twenty-five (56.25), Code 1979, is amended to read as follows:

56.25 INCOME TAX FORM--CHECKOFF SPACE. The director of revenue shall provide space for this campaign finance income tax checkoff on the most frequently used Iowa income tax form. An explanation shall be included which clearly states that this checkoff does not constitute an additional tax liability. The form shall provide for the taxpayer to designate that the checkoff shall go either to the political party of his or her choice or be divided among all political parties as prescribed by section fifty-six point nineteen (56.19) of the Code.

Sec. 12. The legislative council is directed to create a ten-member study committee made up of five members each from the standing committees on ways and means of the senate and house of representatives representing both political parties, which committee shall conduct during the 1979 legislative interim a study on the state income tax structure. The study shall include, but not be limited to, indexing, the effects which indexing will have on state revenues and the continuation of existing state programs and other aspects of the state income tax structure. Expenses of the study committee shall be paid from funds available under section two point twelve (2.12) of the Code.

The study committee shall transmit copies of its final report to the governor and the members of the Sixty-eighth General Assembly, 1980 Session, not later than December 1, 1979. The final report shall include the study committee's findings and recommendations.

Sec. 13. The provisions of sections one (1) through seven (7) of this Act are retroactive to January 1, 1979 for tax years beginning on or after January 1, 1979.

---

TERRY E. BRANSTAD  
President of the Senate

---

FLOYD H. MILLEN  
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 494, Sixty-eighth General Assembly.

---

FRANK J. STORK  
Secretary of the Senate

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

SENATE FILE 495

AN ACT

RELATING TO ADDITIONAL PROPERTY TAX RELIEF FOR PERSONS SIXTY-FIVE YEARS OF AGE OR OLDER, SURVIVING SPOUSES FIFTY-FIVE YEARS OF AGE OR OLDER AND PERSONS TOTALLY DISABLED BY REDUCING THE SEMIANNUAL MOBILE HOME TAX RATE AND BY PROVIDING FOR THE FILING OF CLAIMS FOR A CREDIT ON THE PROPERTY TAXES DUE IN THE COMING FISCAL YEAR, ALTERING THE REIMBURSEMENT AND CREDIT SCHEDULE FOR PROPERTY TAXES DUE OR RENT CONSTITUTING PROPERTY TAXES PAID, EXTENDING THE DEADLINE FOR FILING AND MAKING CLARIFYING PROVISIONS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section one hundred thirty-five D point twenty-two (135D.22), subsection two (2), Code 1979, is amended by striking the subsection and inserting in lieu thereof the following:

2. If the owner of the mobile home was totally disabled, as defined in section four hundred twenty-five point seventeen (425.17), subsection six (6) of the Code on or before December thirty-first of the base year, is a surviving spouse having attained the age of fifty-five years on or before December thirty-first of the base year or has attained the age of sixty-five years on or before December thirty-first of the base year and has an income when included with that of a spouse which is less than four thousand dollars per year, no semiannual tax shall be imposed on the mobile home. If the income is four thousand dollars or more but less than ten thousand dollars, the semiannual tax shall be computed as follows:

If the Household	Semiannual Tax Per
<u>Income is:</u>	<u>Square Foot</u>

\$4,000 - 4,999.99	1.5 cents
5,000 - 5,999.99	4.0
6,000 - 6,999.99	6.0
7,000 - 7,999.99	7.0
8,000 - 8,999.99	7.5
9,000 - 9,999.99	8.0

For purposes of this subsection "income" means income as defined in section four hundred twenty-five point seventeen (425.17), subsection one (1), of the Code and "base year" means the calendar year preceding the year in which the claim for a reduced rate of tax is filed. The mobile home reduced rate of tax shall only be allowed on the mobile home in which the claimant is residing at the time in which the claim for a reduced rate of tax is filed.

Sec. 2. Section four hundred twenty-five point sixteen (425.16), code 1979, is amended to read as follows:

425.16 ADDITIONAL TAX CREDIT. In addition to the homestead tax credit allowed under section 425.1, subsections 1 to 4, persons who own or rent their homesteads and who meet the qualifications provided in this division are eligible for an extraordinary property tax credit or reimbursement payable in-September-of-any-year.

Sec. 3. Section four hundred twenty-five point seventeen (425.17), subsections five (5), nine (9), ten (10) and eleven (11), Code 1979, are amended to read as follows:

5. "Claimant" means a person filing a claim for credit or reimbursement under this division who has attained the age of sixty-five years on or before December 31 thirty-first of the base year or who is a surviving spouse having attained the age of fifty-five years on or before December 31 thirty-first of the base year, or who is totally disabled and was totally disabled on or before December 31 thirty-first of the base year, and was domiciled in this state during the entire base year and is domiciled in this state at the time the claim is filed. "Claimant" includes a vendee in possession

under a contract for deed and may include one or more joint tenants or tenants in common. In the case of a claim for rent constituting property taxes paid, the claimant shall have rented the property during any part of the base year. ~~When two persons of a household are able to meet the qualifications for a claimant, they may determine between them who will be the claimant. If they are unable to agree, the matter shall be referred to the director of revenue not later than July 31 of each year and his decision shall be final.~~ If a homestead is occupied by two or more persons, and more than one person is able to qualify as a claimant, ~~and some or all of the qualified persons are not related,~~ the persons may determine among them who will be the claimant. If they are unable to agree, the matter shall be referred to the director of revenue not later than ~~July 31~~ October thirty-first of each year and his the director's decision shall be final.

9. "Property taxes paid due" means property taxes including any special assessments, but exclusive of delinquent interest and charges for services, paid due on a claimant's homestead in this state, but includes only property taxes for which the claimant was is liable and which ~~were~~ will actually be paid by the claimant. ~~If the property taxes have actually been paid, they shall be deemed to have been paid when due, regardless of the date of actual payment.~~ "Property taxes paid due" shall be computed with no deduction for any credit under this division or for any homestead credit allowed under section 425.1. Each claim shall be based upon the taxes paid due during the fiscal year next following the base year. If a homestead is owned by two or more persons as joint tenants or tenants in common, and one or more persons are not a member of claimant's household, "property taxes paid due" is that part of property taxes paid due on the homestead which equals the ownership percentage of the claimant and his or her household. The county treasurer shall include with the tax

receipt a statement that if the owner of the property is sixty-five years of age or over or is totally disabled, or is a surviving spouse of such person who is over the age of fifty-five years of age, the person may be eligible for the credit allowed under this division. ~~If a claimant shares his or her homestead, this shall not prevent him or her from filing a claim based on property taxes for which the claimant was liable and which were actually paid by the claimant, but duplication of claims shall not be allowed.~~ If a homestead is an integral part of a farm, the claimant may use the total property taxes paid due for the larger unit, but not exceeding forty acres of land. If a homestead is an integral part of a multidwelling or multipurpose building the property taxes paid due for the purpose of 'this subsection shall be prorated to reflect the portion which the value of the property that the household occupies as its homestead is to the value of the entire structure. For purposes of this subsection, "unit" refers to that parcel of property covered by a single tax statement of which the homestead is a part.

10. "Special assessment" means special assessments made pursuant to sections 384.37 to 384.79. The amount of a special assessment which may be included in the amount of property taxes paid due for one year shall be an amount equal to one-tenth of the total amount of the special assessment levied against the homestead of the claimant, if the claimant ~~elects~~ elects to pay the total amount of the special assessment in one payment. If the claimant elects to pay the special assessment in ten annual installments as provided by law, the claimant may include as a portion of the property taxes paid due during the fiscal year next following the base year an amount equal to the special assessment, including interest, paid due during that same base fiscal year.

11. "Base year" means:

a. For a claimant filing a claim for rent constituting property taxes paid, the calendar year last ending before the claim is filed.

b. For a claimant ~~filing~~ a claim for property taxes ~~paid due~~, the state fiscal year ending in the calendar year in which the claim is filed.

Sec. 4. Section four hundred twenty-five point eighteen (425.18), Code 1979, is amended to read as follows:

425.18 CLAIM IS PERSONAL. The right to file a claim under this division shall be personal to the claimant and shall not survive the claimant's death, but the right may be exercised on behalf of a claimant by his or her legal guardian, spouse or attorney. If a claimant dies after having filed a claim for reimbursement for rent constituting property taxes paid, the amount of the reimbursement may be paid to another member of the household as determined by the director. If the claimant was the only member of the household, the reimbursement may be paid to the claimant's executor or administrator, but if neither is appointed and qualified within one year from the date of the filing of the claim, the reimbursement shall escheat to the state. If a claimant dies after having filed a claim for credit for property taxes due, the amount of credit shall be paid as if the claimant had not died.

Sec. 5. Section four hundred twenty-five point nineteen (425.19). Code 1979, is amended to read as follows:

425.19 CLAIM AND CREDIT OR REIMBURSEMENT. Subject to the limitations provided in this division, a claimant may annually claim a reimbursement credit for property taxes ~~paid due during the fiscal year next following the base year or claim a reimbursement for rent constituting property taxes paid in the base year.~~ The amount of the reimbursement credit for property taxes paid due for a homestead, ~~after audit or certification by the director,~~ shall be paid within one hundred eighty days after receipt of the claim by the director to the county treasurer who shall credit the money received against the amount of the property taxes due and payable on the homestead of the claimant and the amount of the

reimbursement ~~far~~ rent constituting property taxes paid shall be paid to the claimant from the state general fund on ~~er' before-September-25~~ December thirty-first of each year ~~commencing in 1974. However, the claimant for reimbursement for property taxes paid may designate on the claim at the time it is filed that the check for reimbursement for property taxes paid be made payable to the claimant and the county treasurer of the county in which the homestead is located.~~

Sec. 6. Section four hundred twenty-five point twenty (425.20), Code 1979, is amended to read as follows:

425.20 FILING DATE. A claim for reimbursement for ~~property taxes paid or~~ rent constituting property taxes paid shall not be paid or allowed, unless the claim is actually filed with and in the possession of the department of revenue on or before ~~July-31~~ October thirty-first of the year following the base year, ~~beginning July-31, 1974.~~

A claim for credit for property taxes due shall not be paid or allowed unless the claim is actually filed with the county treasurer on or before September thirtieth of the fiscal year during which the property taxes are due and contains an affidavit of the claimant's intent to occupy the homestead for six months or more during the fiscal year for which the claim is filed. The county treasurer shall submit the claim to the director of revenue on or before October fifteenth of each year.

In case of sickness, absence, or other disability of the claimant or if, in the judgment of the director of revenue, good cause exists and the claimant requests an extension prior to ~~August-1~~ November first, the director may extend the time for filing a claim for reimbursement or credit for a period not to exceed ~~three two~~ three months. ~~The director may also extend the time for filing for all claimants or for any reasonable group or class of claimants for a period not to exceed three months if, in his judgment, good cause exists.~~

Sec. 7. Section four hundred twenty-five point twenty-one (425.21), Code 1979, is amended to read as follows:

425.21 SATISFACTION OF OUTSTANDING TAX LIABILITIES. The amount of any claim for credit or reimbursement payable under this division may be applied by the department of revenue against any tax liability outstanding on the books of the department against the claimant, or against a spouse who was a member of the claimant's household in the base year.

Sec. 8. Section four hundred twenty-five point twenty-two (425.22), Code 1979, is amended to read as follows:

425.22 ONE CLAIMANT PER HOUSEHOLD. Only one claimant per household per year shall be entitled to reimbursement under this division and only one claimant per household per fiscal year shall be entitled to a credit under this division.

Sec. 9. Section four hundred twenty-five point twenty-three (425.23), Code 1979, is amended to read as follows:

425.23 SCHEDULE FOR CLAIMS FOR CREDIT OR REIMBURSEMENT. The amount of any claim for credit or reimbursement filed under this division shall be determined as provided in this section.

1. The tentative credit or reimbursement shall be the higher of the two amounts determined as follows:

a. The amount shall be determined in accordance with the following schedule:

If the household income is: \$ 0 -- 999-99 1,000 ---- 1,999-99 2,000 ---- 2,999-99 3,000 -- 3,999-99 4,000 -- 4,999-99	Percent of property taxes paid <u>due</u> or rent constituting property taxes paid allowed as a <u>credit or</u> reimbursement: 100% 100 95 85 100% 70 85
---	--

5,000 -- 5,999.99 6,000 -- 6,999.99 7,000 -- 7,999.99 8,000 -- 8,999.99 9,000 -- 9,999.99	55 60 40 30 25 20
---	-------------------------------

b. If the claim is for property taxes ~~paid~~ due and the household income of the claimant is less than four thousand dollars, the alternative tentative ~~reimbursement~~ credit shall be one hundred twenty-five dollars, but not to exceed the amount of property taxes paid due during the fiscal year next following the base year.

2. The actual ~~reimbursement~~ credit for property taxes paid due shall be determined by subtracting from the tentative ~~reimbursement~~ credit the amount of the homestead credit under section 425.1 which was is allowed as a credit against property taxes paid due in the fiscal year next following the base year by the claimant or any person of ~~his~~ the claimant's household, ~~except that the credit shall not exceed two-thirds of the amount of the credit received on the homestead in the extended fiscal year beginning January 1, 1974, and ending June 30, 1975.~~ If the subtraction produces a negative amount, there shall be no reimbursement credit but no refund shall be required. The actual reimbursement for rent constituting property taxes paid shall be equal to the tentative reimbursement.

3. Any person who is eligible to file a claim for ~~reimbursement~~ credit for property taxes paid due and who has a household income of five thousand dollars or less and who has a special assessment levied against the homestead may file a claim with the county treasurer that the claimant had a household income of five thousand dollars or less during ~~the base year~~ and that a special assessment is presently levied against the homestead. The department shall provide to the respective county treasurers such forms as are necessary for the administration of this subsection. The claim shall

be filed not later than ~~September 30~~ thirtieth of each year. upon the filing of the claim, no penalty or interest for late payment shall accrue against the amount of the special assessment due and payable. The claim filed by the claimant shall constitute a claim for reimbursement credit of an amount equal to the actual amount due and payable upon the special assessment payable during the fiscal year against the homestead of the claimant or an amount equal to the annual payment of the special assessment levied against the homestead of the claimant and payable in annual installments through the period of years provided by the governing body of the city, whichever is less. The department of revenue shall, upon the filing of the claim with the department by the county treasurer, pay that amount of the special assessment during the current fiscal year to the county treasurer. The county treasurer shall submit the claims to the director of revenue not later than October ~~5~~ fifteenth of each year. The director of revenue shall certify to the state comptroller the amount of reimbursement due each county for special assessment credits allowed under this subsection. The amount of reimbursement due each county shall be paid by the state comptroller on November ~~5~~ fifteenth of each year, drawn upon warrants payable to the respective county treasurer. There is appropriated annually from the general fund of the state to the department of revenue an amount sufficient to carry out the provisions of this subsection. The county treasurer shall credit any moneys received from the department against the amount of the special assessment due and payable on the homestead of the claimant.

Sec. 10. Section four hundred twenty-five point twenty-four (425.24), Code 1979, is amended to read as follows:

425.24 MAXIMUM PROPERTY TAX. In any case in which property taxes paid due or rent constituting property taxes paid ~~in~~ any base-year for any household exceeds one thousand dollars, the amount of property taxes paid due or rent constituting

property taxes paid shall be deemed to have been one thousand dollars for purposes of this division.

Sec. 11. Section four hundred twenty-five point twenty-five (425.25), Code 1979, is amended to read as follows:

425.25 ADMINISTRATION. The director of revenue shall make available suitable forms with instructions for claimants. Each assessor and county treasurer shall make available the forms and instructions. The claim shall be in such form as the director may prescribe. The director may also devise a tax credit or reimbursement table, with amounts rounded to the nearest whole dollar. Reimbursements or credits in the amount of less than one dollar shall not be paid.

Sec. 12. Section four hundred twenty-five point twenty-six (425.26), subsections two (2), three (3), eight (8), and nine (9), Code 1979, are amended to read as follows:

2. Property taxes paid due or rent constituting property taxes paid, including the portion of gross rent paid for providing utilities, services, furniture, furnishings, and personal property appliances, and the name and address of the owner or manager of the property rented and a statement whether the claimant is related by blood, marriage or adoption to the owner or manager of the property rented;

3. Homestead credit allowed against property taxes paid due;

8. A statement that the property taxes paid due and used for purposes of this division have been or will be paid by ~~him~~ the claimant, and that there are no delinquent property taxes on the homestead.

9. Any information needed to determine whether the claimant is eligible for the alternative reimbursement credit under section 425.23, subsection 1, paragraph "b".

Sec. 13. Section four hundred twenty-five point twenty-seven (425.27), Code 1979, is amended to read as follows:

425.27 AUDIT OF CLAIM. If on the audit of any claim for credit or reimbursement under this division, the director

determines the amount of the claim to have been incorrectly calculated or that the claim is not allowable, he the director shall recalculate the claim and notify the claimant of the recalculation or denial and hie the reasons for it. The director shall not adjust any claim after three years from **July-31** October thirty-first of the year in which the claim was filed. If the claim for reimbursement has been paid, the amount may be recovered by assessment in the same manner that income taxes are assessed under sections 422.26 and 422.30. If the claim for credit has been paid, the county treasurer shall repay the amount to the director and after notification to the claimant of the recalculation or denial of the claim, the county treasurer shall proceed to collect the tax owed in the same manner as other property taxes due and payable are collected. The recalculation of the claim shall be final unless appealed as provided in section 425.31. The provisions of section 422.70 shall be applicable with respect to this division.

Sec. 14. Section four hundred twenty-five point twenty-nine (425.29), Code 1979, is amended to read as follows:

425.29 FALSE CLAIM--PENALTY. Any person making a false affidavit for the purpose of obtaining credit or reimbursement provided for in this division or who knowingly receives the credit or reimbursement without being legally entitled to it or makes claim for the credit or reimbursement in more than one county in the state shall be guilty of a simple misdemeanor. An action under this section shall be brought in the county in which the affidavit was filed. The claim for credit or reimbursement shall be disallowed in full and if the claim has been paid the amount ray-be-peevefed-by ~~assessment-in-the-manner-that-income-taxes-are-assessed pursuant-to-sections-422-26-and-422-30~~ shall be recovered in the manner provided in section four hundred twenty-five point twenty-seven (425.27) of the Code. The director of revenue shall send a notice of disallowance of the claim.

Sec. 15. Section four hundred twenty-five point thirty-

two (425.32), Code 1979, is amended to read as follows:

425.32 DISALLOWANCE OF CERTAIN CLAIMS. A claim for reimbursement credit shall be disallowed if the department finds that the claimant or a person of his the claimant's household received title to his the homestead primarily for the purpose of receiving benefits under this division.

Sec. 16. Section four hundred twenty-five point thirty-nine (425.39), Code 1979, is amended to read as follows:

425.39 FUND CREATED--APPROPRIATION. There is appropriated annually from the general fund of the state to the department of revenue to be credited to the extraordinary property tax credit and reimbursement fund, which fund is hereby created, from funds not otherwise appropriated, an amount sufficient to carry out the provisions of this division.

Sec. 17. Chapter four hundred twenty-five (425), Code 1979, is amended by adding the following new section to the division on property tax relief for the elderly and disabled:

NEW SECTION. In the case of a special charter city which levies and collects its own taxes, the appropriate city official shall be responsible for carrying out the duties and responsibilities imposed under this division upon the county treasurer.

Sec. 18. Section four hundred twenty-five point thirty-eight (425.38), Code 1979, is repealed.

Sec. 19. Notwithstanding any provision of this Act, the right to file a claim for reimbursement for property taxes paid in the fiscal year ending in the 1979 calendar year under sections four hundred twenty-five point sixteen (425.16) to four hundred twenty-five point thirty-nine (425.39) of the Code is not abridged and the procedures for filing the claim for reimbursement, the verification of the claim, the determination of the amount of the claim and the payment of the claim shall be as specified under sections four hundred twenty-five point sixteen (425.16) to four hundred twenty-five point thirty-nine (425.39) of the Code before the

effective date of this Act. A person filing a claim for reimbursement for property taxes paid in the fiscal year ending in the 1979 calendar year is not precluded from **filing** a claim for credit for property taxes due under the provisions of this Act.

Sec. 20. This Act is effective July 31, 1979.

---

TERRY E. BRANSTAD  
President of the Senate

---

FLOYD H. MILLEN  
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 495, Sixty-eighth General Assembly.

---

FRANK J. STORK  
Secretary of the Senate

Approved \_\_\_\_\_, 1979

---

ROBERT D. RAY  
Governor

SENATE FILE 499

AN ACT  
 RELATING TO COMPENSATION AND BENEFITS FOR STATE OFFICIALS  
 AND EMPLOYEES BY SPECIFYING SALARY RATES AND RANGES  
 AND PROVIDING SALARY ADJUSTMENTS, INCREASING MILEAGE  
 REIMBURSEMENT RATES FOR PUBLIC OFFICERS AND EMPLOYEES,  
 WINING COORDINATING AMENDMENTS TO THE CODE, AND  
 APPROPRIATING FUNDS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. The salary rates specified in this section shall be in effect for the fiscal year beginning July 1, 1979, and shall be effective for subsequent fiscal years until otherwise provided by the general assembly. Salaries provided for in this section shall be paid from funds appropriated to the department or agency specified in this section pursuant to any Act of the general assembly or if such an appropriation is not sufficient, from the salary adjustment fund.

The following annual salary rates shall be paid to the person holding the position indicated:

1. DEPARTMENT OF AGRICULTURE		
Salary for the secretary of		
agriculture .....	\$	33,000

2. OFFICE OF THE ATTORNEY		
GENERAL		
Salary of the attorney		
general .....	\$	43,500
3. OFFICE OF THE AUDITOR		
OF STATE		
Salary of the auditor of		
state .....	\$	33,000
4. OFFICE OF THE GOVERNOR		
Salary of the governor .....	\$	60,000
5. OFFICE OF THE SECRETARY		
OF STATE		
Salary of the secretary of		
state .....	\$	33,000
6. OFFICE OF THE TREASURER		
OF STATE		
Salary of the treasurer of		
state .....	\$	33,000

Sec. 2. The salary rates established in this section shall be in effect for the fiscal year beginning July 1, 1979, and shall be effective for subsequent fiscal years until otherwise provided by the general assembly. Salaries provided for in this section shall be paid from funds appropriated to the department which the person represents and from funds appropriated by section three (3) of this Act.

The following annual salary rates shall be paid to the persons holding the positions indicated:

1. Chief justice of the		
supreme court .....	\$	54,000
2. Each justice of the		
supreme court .....	\$	49,000
3. Chief justice of the		
appellate court .....	\$	47,500
4. Each justice of the		
appellate court .....	\$	46,500
5. Each chief judge of		
a judicial district .....	\$	45,500

- 6. Each district court judge except the chief judge of a judicial district ..... \$ 43,500
- 7. Each district associate judge ..... \$ 36,000
- 8. Each full-time judicial magistrate ..... \$ 36,000
- 9. Each part-time judicial magistrate ..... \$ 10,000

Sec. 3. There is appropriated from the general fund of the state for each fiscal year of the fiscal biennium beginning July 1, 1979, and ending June 30, 1981, the following amounts, or so much thereof as is necessary, to be used to fund increases in judicial salaries as provided in section two (2) of this Act and for the state's contribution to the judicial retirement system provided for in chapter six hundred five A (605A) of the Code required because of the increased salaries .....

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
	\$ 650,000	\$ 650,000

Sec. 4. The salary rates specified in this section shall be in effect for the fiscal biennium beginning July 1, 1979, and ending June 30, 1981. Salaries provided for in this section shall be paid from funds appropriated to the department or agency specified in this section or pursuant to this Act.

The following annual salary rates shall be paid to the persons holding the positions indicated:

	1979-1980	1980-1981
	<u>Fiscal Year</u>	<u>Fiscal Year</u>
1. Chairperson of the public employment relations board .....	\$ 31,850	\$ 34,086

- 2. Two members of the public employment relations board, each ... \$ 29,510 \$ 31,564

Sec. 5. Persons receiving the salary rates established under section one (1) or four (4) of this Act shall not receive any additional salary adjustments provided by this Act. The salary rates specified in Section four (4) of this Act shall be in effect for the fiscal years indicated and the salary rates for the fiscal year beginning July 1, 1980, shall be effective for subsequent years until otherwise provided by the general assembly. If the funds of the agency which have been appropriated for salaries are insufficient to pay the salaries fixed by section one (1) or four (4) of this Act because of increases in the salaries, funds may be allocated from funds appropriated by this Act to the salary adjustment fund. In addition, if federal funds are available for any position provided for in section four (4) of this Act, the federal funds may be expended if the combined federal and state funds do not exceed the rates provided for in section four (4) of this Act.

Sec. 6. The governor may establish a salary for appointed nonelected persons in the executive branch of state government holding a position enumerated in section seven (7) of this Act within the range provided by considering, among other things, the experience of the individual in the position, changes in the duties of the position, the incumbent's performance of assigned duties, the availability of qualified candidates for the position, and subordinates' salaries.

The governor in establishing salaries as provided in section seven (7) of this Act shall take into consideration other employee benefits which may be provided for an individual including but not limited to housing.

A person whose salary is established by section seven (7) of this Act and who is a full-time permanent employee of the state shall not receive any other remuneration from the state or from any other source for the performance of that person's duties unless the additional remuneration is first approved by the governor or authorized by law; however, this provision

shall not be construed to exclude necessary travel and expenses incurred in the performance of duties or fringe benefits normally provided to employees of the state.

Sec. 7. The following annual salary ranges shall be in effect for the fiscal year beginning July 1, 1979, for the positions specified and for each fiscal year after that fiscal year the salary range shall be the same as the range specified for that fiscal year unless otherwise specified by the general assembly. The governor shall determine the salary to be paid to the person indicated at a rate within the salary ranges indicated from funds appropriated by the general assembly for such purposes.

1. If a person is in:

a. Range one, the person shall receive a salary of not less than five thousand (5,000) dollars or more than fifteen thousand (15,900) dollars.

b. Range two, the person shall receive a salary of not less than eighteen thousand (18,000) dollars or more than thirty thousand (30,000) dollars.

c. Range three, the person shall receive a salary of not less than twenty-five thousand (25,000) dollars or more than thirty-five thousand (35,000) dollars.

d. Range four, the person shall receive a salary of not less than thirty thousand (30,000) dollars or more than forty thousand (40,000) dollars.

e. Range five, the person shall receive a salary of not less than thirty-five thousand (35,000) dollars or more than forty-five thousand (45,000) dollars.

2. The following are range one positions: members of the board of parole, members of the state health facilities council, and members of the transportation commission of the department of transportation.

3. The following are range two positions: executive director of the commission on aging, director of the Iowa state arts council, director of the Iowa civil rights commission, executive director of the college aid commission, executive secretary of the Iowa crime commission, executive

secretary of the committee on employment of the handicapped, members of the appeal board of the Iowa department of job service, director of the historical society of the state historical department, director of museum and archives of the state historical department, director of historical preservation of the state historical department, director of the Iowa law enforcement academy, state librarian, director of the Iowa natural resources council, director of disaster services of the department of public defense, director of the real estate commission, director of the department of substance abuse, and each member of the transportation regulation board of the department of transportation.

4. The following are range three positions: director of the commission for the blind, administrator of the credit union department, director of the energy policy council, executive director of the department of environmental quality, secretary of the state fair board, state geologist, commissioner of insurance, industrial commissioner, labor commissioner, director of the Iowa merit employment commission, and director of the department of soil conservation.

5. The following are range four positions: superintendent of banking, director of the Iowa beer and liquor control department, chairperson and members of the Iowa state commerce commission, director of the state conservation commission, director of the Iowa development commission, director of the educational radio and television facility board, director of the Iowa department of job service, director of the department of general services, commissioner of health, director of the office for planning and programming, and commissioner of public safety.

6. The following are range five positions: state comptroller, superintendent of public instruction, executive secretary of the state board of regents, director of the department of revenue, commissioner of social services, and director of the department of transportation.

Sec. 8. The salary rates established by the governor under sections six (6) and seven (7) of this Act for *the* persons

indicated shall be the total salary paid to the persons for whom established. Any other salary rates or adjustments to salaries provided for by this Act shall not apply to the positions specified in ~~section~~ <sup>section</sup> seven (7) of this Act; however, funds appropriated to the salary adjustment fund by this Act may be expended to fund salaries established pursuant to sections six (6) and seven (7) of this Act if funds appropriated to the agencies represented by or employing the persons holding the positions specified in section seven (7) of this Act are insufficient to pay salaries provided for in section seven (7) of this Act. The governor shall report to the legislative fiscal committee the salary rates established pursuant to section seven (7) of this Act.

Sec. 9. Section twenty point five (20.5), subsection three (3), Code 1979, is amended to read as follows:

3. In selecting the members of the board, consideration shall be given to their knowledge, ability, and experience in the field of labor-management relations. ~~The chairman shall receive an annual salary of twenty-four thousand dollars.~~ The chairperson and the remaining two members shall each receive an annual salary ~~equal to ninety percent of the salary received by the chairman~~ as set by the general assembly.

Sec. 10. Section four hundred seventy-four point one (474.1), unnumbered paragraph two (2), Code 1979, is amended to read as follows:

On the second Tuesday of July of each year, the Iowa state commerce commission shall organize by electing one of its members as ~~chairman~~ chairperson, and appointing a ~~an executive~~ secretary, who shall take the same oath as the commissioners. The commission shall set the salary of the executive secretary within the limits of the pay plan for exempt positions provided for in subsection two (2) of section nineteen A point nine (19A.9) of the code unless otherwise provided by the general assembly. The commission may employ ~~such~~ additional personnel as it may find necessary.

Sec. 11. Section six hundred five point eight (605.8), unnumbered paragraph two (2), Code 1979, is amended to read as follows:

The base starting salary of a full-time certified shorthand reporter shall be fourteen thousand seven hundred dollars. The base salary may be increased by an amount not to exceed ~~six-hundred-thirty-dollars~~ seven percent for each year of experience as a shorthand reporter. The maximum salary shall not exceed ~~nineteen twenty-one thousand seven one~~ forty twenty-one hundred dollars except as provided in this section.

Sec. 12.

1. There is appropriated from the general fund of the state to the state comptroller for each fiscal year of the fiscal biennium beginning July 1, 1979 and ending June 30, 1981 the following amounts to be allocated to the counties for the purpose of providing average pay increases of not more than seven percent to the full-time shorthand reporters of the district court:

- a. For the fiscal year beginning July 1, 1979, \$150,849.
- b. For the fiscal year beginning July 1, 1980, \$161,409.

2. The state comptroller shall allocate and distribute the amount to each county in the same proportion that the county's annual payroll for full-time shorthand reporters for the fiscal year ending June 30, 1979 was to the annual payroll for full-time shorthand reporters for all counties for that fiscal year. Moneys received by a county under this section shall be deposited in the fund for ordinary county revenue under section four hundred forty-four point nine (444.9), subsection two (2) of the Code or in the court expense fund under section four hundred forty-four point ten (444.10) of the Code, as applicable.

Sec. 13. Section six hundred two point thirty-one (602.31), Code 1979, is amended to read as follows:

**602.31 SALARY, EXPENSES, RETIREMENT.** The annual salary of each district associate judge, payable from the general fund of the state of Iowa, shall be a sum ~~of nineteen thousand five-hundred-dollars~~ set by the general assembly. District associate judges shall also receive from the state their actual and necessary expenses in the performance of their duties away from the city of their residence, in accordance

with section 605.2. District associate judges who are members of the judicial retirement system under chapter 605A shall remain members thereof, but the state of Iowa, instead of the city and county, shall deduct four percent from their salaries for the judicial retirement fund and shall contribute the public's portion to the judicial retirement fund.

Sec. 14. Section six hundred two point fifty-four (602.54), Code 1979, is amended to read as follows:

602.54 SALARY, EXPENSES. Each judicial magistrate shall receive a salary payable from the general fund of the state and also his or her actual and necessary expenses in the performance of his or her duties while away from the city of his or her residence, in accordance with section 605.2. The salary of judicial magistrates, except as otherwise provided herein, shall be the sum ~~of four thousand eight hundred dollars annually~~ set by the general assembly. The judicial magistrates serving pursuant to section 602.51 shall receive an annual salary ~~of nineteen thousand five hundred dollars in an amount set by the general assembly~~. Judicial magistrates appointed pursuant to section 602.51 except district associate judges shall be members of the Iowa public employees' retirement system. Judicial magistrates appointed pursuant to either section 602.50 or section 602.58 may elect to be members of the Iowa public employees' retirement system upon filing notice in writing with the Iowa department of job service and the court administrator of the judicial department.

Sec. 15. Section six hundred eighty-four point twenty-three (684.23), Code 1979, is amended to read as follows:

684.23 CLERKS FOR SUPREME COURT JUSTICES. The supreme court shall have authority to appoint not more than nine attorneys or graduates of a reputable law school as defined in section 610.2, to act as legal assistants to the judges of the supreme court, such assistants to serve at a salary ~~not to exceed seven thousand dollars per year~~ of not less than fifteen thousand or more than twenty-five thousand dollars annually as set by the court administrator and approved by

the supreme court and shall render these services in such manner as may be prescribed by the court.

Sec. 16. Section six hundred eighty-five point one (685.1), Code 1979, is amended to read as follows:

685.1 APPOINTMENT. ~~Within ninety days prior to the first secular day in January, 1927, and every four years thereafter, the~~ The judges of the supreme court shall appoint a clerk of the supreme court who shall hold office for four years and until hie a successor ~~has been~~ is appointed and qualified qualifies. The judges of the supreme court shall set the salary of the clerk of the supreme court which salary shall not be less than twenty thousand or more than thirty thousand dollars annually. In case a vacancy occurs, the same vacancy shall be filled by appointment for the unexpired portion of the term only.

Sec. 17. Section six hundred eighty-five point six (685.6), unnumbered paragraph two (2), Code 1979, is amended to read as follows:

The court shall fix the compensation of the administrator, deputy administrator, and research director and the employees of the office. The salary of the administrator, deputy administrator, and research director shall be set at a rate of not less than twenty-five thousand or more than thirty-five thousand dollars annually. The supreme court is authorized to accept federal funds to supplement the funds appropriated to the court.

Sec. 18. Section six hundred eighty-five point seven (685.7), Code 1979, is amended to read as follows:

685.7 ASSISTANTS. The court administrator, with the approval of the supreme court, shall appoint ~~one~~ and set the salaries of assistants as are necessary ~~to enable him~~ to perform the powers and duties vested in ~~him~~ the court administrator. The salaries of the assistants, except the court fiscal director, shall be set at a rate of not less than fifteen thousand or more than twenty-five thousand dollars annually. The court fiscal director shall receive a salary at a rate of not less than twenty thousand dollars or more

than thirty thousand dollars. While holding ~~such the~~ position, neither the court administrator nor his assistants shall practice law in any of the courts of this state.

Sec. 19. Section two point ten (2.10), subsections one (1), two (2), and three (3), Code 1979, are amended to read as follows:

1. Every member of the general assembly except the speaker of the house and majority and minority floor leaders of the senate and house shall receive an annual salary of twelve thousand eight hundred dollars for ~~each the~~ year 1981 and thirteen thousand seven hundred dollars for the year 1982 while serving as a member of the general assembly. The majority and minority floor leaders of the senate and house shall receive an annual salary of ~~fourteen fifteen~~ thousand dollars for ~~each the~~ year 1981 and sixteen thousand dollars for the year 1982 while serving in such capacity. In addition, each such member shall receive the sum of thirty dollars per day for expenses of office, except travel, for each day the general assembly is in session commencing with the first day of a legislative session and ending with the day of final adjournment of each legislative session as indicated by the journals of the house and senate, except that in the event the length of the first regular session of the general assembly exceeds one hundred twenty calendar days and the second regular session exceeds one hundred calendar days, such payments shall be made only for one hundred twenty calendar days for the first session and one hundred calendar days for the second session. However, members from Polk county shall receive fifteen dollars per day. Travel expenses shall be paid at the rate established by section ~~79.9~~ eighteen point one hundred seventeen (18.117) of the Code for actual travel in going to and returning from the seat of government by the nearest traveled route for not more than one time per week during a legislative session. However, any increase from time to time in the mileage rate established by section ~~79.9~~ eighteen point one hundred seventeen (18.117) of the Code shall not become effective for members of the general assembly until

the convening of the next general assembly following the session in which the increase is adopted; and this provision shall prevail over any inconsistent provision of any present or future statute.

2. The lieutenant governor shall receive an annual salary of ~~eighteen nineteen~~ thousand two hundred dollars for the year 1981 and twenty thousand five hundred dollars for the year 1982. Personal expense and travel allowances shall be the same for the lieutenant governor as for a senator. The lieutenant governor while performing administrative duties of the office of lieutenant governor when the general assembly is not in session or serving as the president of the senate during special sessions of the general assembly shall receive sixty dollars per diem and reimbursement for expenses incurred in performing such duties. The salary, per diem, and expenses of the lieutenant governor provided for under this subsection, including office and staff expenses, shall be paid from funds appropriated to the office of the lieutenant governor by the general assembly.

3. The speaker of the house shall receive an annual salary of ~~eighteen nineteen~~ thousand two hundred dollars for ~~each the~~ year 1981 and twenty thousand five hundred dollars for the year 1982 while serving as the speaker of the house. Expense and travel allowances shall be the same for the speaker of the house as provided for other members of the general assembly.

Sec. 20. Section nineteen (19) of this Act is effective January 12, 1981. The salary rates established in section nineteen (19) for the year 1982 shall remain in effect until otherwise provided by the general assembly.

Sec. 21. All federal grants to and the federal receipts of the agencies affected by the provisions of this Act which are received and may be expended for purposes of **this** Act, are appropriated for such purposes and as set forth in such federal grants or receipts:

Sec. 22.

1. There is appropriated from the general fund of the state to the salary adjustment fund provided for in section eight point forty-three, **(8.43)** of the Code, for the fiscal years beginning July 1, 1979, and July 1, 1980, the following amounts or **so much as** may be necessary, to be distributed to the various departments to supplement other funds appropriated by the general assembly:

- a. For the fiscal year beginning July 1, 1979, \$25,700,000.
- b. For the fiscal year beginning July 1, 1980, \$51,300,000.

2. The amounts appropriated in subsection one (1) of this section shall be used to fund the following annual pay adjustments, expense reimbursement and benefits not in conflict with the Code:

- a. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the blue collar bargaining unit.
- b. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the professional social services bargaining unit.
- c. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the public safety bargaining unit.
- d. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the security bargaining unit.
- e. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the technical bargaining unit.
- f. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the professional fiscal and staff bargaining unit.
- g. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the university of northern Iowa faculty bargaining unit.
- h. The annual pay adjustments, expense reimbursement and benefits referred to in sections twenty-seven **(27)**, twenty-eight **(28)**, thirty-one **(31)** and forty-two **(42)** of this Act

and health care benefits for employees not covered by a collective bargaining agreement.

**Sec. 23.**

1. There is appropriated from the road use tax fund of the state to the state department of transportation, for the fiscal years beginning July 1, 1979, and July 1, 1980, the following amounts or **so much as** may be necessary, to be distributed to supplement other funds appropriated by the general assembly:

- a. For the fiscal year beginning July 1, 1979, \$315,700.
- b. For the fiscal year beginning July 1, 1980, \$652,000.

2. The amounts appropriated in subsection one (1) of this section shall be used to fund the following annual pay adjustments, expense reimbursement and benefits for employees of the state department of transportation not in conflict with the Code:

- a. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the blue collar bargaining unit.
- b. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the security bargaining unit.
- c. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the technical bargaining unit.
- d. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the professional fiscal and staff bargaining unit.
- e. The annual pay adjustments, expense reimbursement and benefits referred to in sections twenty-seven **(27)**, twenty-eight **(28)**, thirty-one **(31)** and forty-two **(42)** of this Act and health care benefits for employees not covered by a collective bargaining agreement.

**Sec. 24.**

1. There is appropriated from the primary road fund to the state department of transportation the following amounts for the fiscal years beginning July 1, 1979, and July 1, 1980,

or so much as may be necessary, to supplement other funds appropriated by the general assembly:

- a. For the fiscal year beginning July 1, 1979, \$3,555,000.
- b. For the fiscal year beginning July 1, 1980, \$7,326,000.
2. The amounts appropriated in subsection one (1) of this section shall be used to fund the following annual pay adjustments, expense reimbursement and benefits for employees of the state department of transportation not in conflict with the Code:
  - a. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the blue collar bargaining unit.
  - b. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the security bargaining unit.
  - c. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the technical bargaining unit.
  - d. The collective bargaining agreement negotiated pursuant to chapter twenty (20) of the Code for employees in the professional fiscal and staff bargaining unit.
  - e. The annual pay adjustments, expense reimbursement and benefits referred to in sections twenty-seven (27), twenty-eight (28), thirty-one (31) and forty-two (42) of this Act and health care benefits for employees not covered by a collective bargaining agreement.

Sec. 25. Funds appropriated from the general fund of the state in this Act shall relate to salaries supported from general fund appropriations and shall not be construed to replace revolving, federal, trust or special funds where applicable.

Sec. 26. To departmental revolving, trust or special funds, except for primary road fund or the road use tax fund, for which the general assembly has established an operating budget, a supplemental authorization is hereby provided for those funds, unless otherwise provided, in an amount necessary to fund salary adjustments provided in this Act.

Sec. 27.

1. The merit system pay plan and the executive council exempt pay plan provided for in section nineteen A point nine (19A.9), subsection two (2) of the Code as the pay plans exist for the fiscal years ending June 30, 1979, and June 30, 1980, shall be increased for all employees who are not included in a collective bargaining agreement made final under chapter twenty (20) of the Code by an average amount equal to five and two-tenths percent for the fiscal year beginning July 1, 1979, and five and four-tenths percent for the fiscal year beginning July 1, 1980. The merit employment commission shall revise the merit system pay plan and the governor shall revise the executive council pay plan as provided under section nineteen A point nine (19A.9), subsection two (2) of the Code by the percentage increases specified in this subsection and may increase the salary levels for the various grades and steps within the respective plans by different percentages, but the total percentage increase of all salaries included in each plan shall not exceed five and two-tenths percent for the fiscal year beginning July 1, 1979, and five and four-tenths percent for the fiscal year beginning July 1, 1980. The percentage increase authorized for the pay plans in this subsection does not preclude an individual state officer or employee subject to either pay plan from receiving an additional salary increase authorized under merit employment commission rules or policy of the governor as applicable.

2. The salaries of state employees who are exempt from chapter nineteen A (19A) of the Code and who are included in the state comptroller's centralized payroll system and the department of transportation payroll system and the office employees of the state board of regents as the salaries exist for the fiscal years ending June 30, 1979, and June 30, 1980, shall be increased by an average amount equal to five and two-tenths percent for the fiscal year beginning July 1, 1979, and five and four-tenths percent for the fiscal year beginning July 1, 1980. The appointing authority shall determine the percentage increase of each employee's salary provided for

under this subsection and may increase the salaries of employees by different percentages, but the total percentage increase of all salaries of employees under the appointing authority's jurisdiction shall not exceed five and two-tenths percent for the fiscal year beginning July 1, 1979, and five and four-tenths percent for the fiscal year beginning July 1, 1980. The percentage increase authorized for salaries under this subsection does not preclude a state officer or employee from receiving an additional salary increase authorized under department policy or policy determined by the appointing authority consistent with this Act or the merit system pay plan and appropriations made by the general assembly.

3. This section does not apply to members of the general assembly, board members and commission members, salaries of persons set by the general assembly pursuant to this Act or set by the governor and employees designated under section nineteen A point three (19A.3), subsection six (6) of the Code and employees under the state board of regents' merit system, but subsection two (2) of this section does apply to office employees of the state board of regents.

Sec. 28. The funds allocated to the state board of regents for the purpose of providing increases for employees not covered by a collective bargaining agreement shall be used as follows:

1. The amount necessary to fund in each fiscal year an average base salary increase of seven percent of base salaries of faculty members paid during the preceding fiscal year, to be allocated to faculty members at the discretion of the state board of regents.

2. The amount necessary to fund in each fiscal year a salary increase of four percent of the base salary of each professional and scientific staff member, except board office employees, paid during the preceding fiscal year. The percentage increase authorized for salaries under this subsection does not preclude a professional and scientific staff member from receiving an additional salary increase

authorized by the state board of regents consistent with this Act and appropriations made by the general assembly.

3. For employees under the state board of regents' merit system who are not included in the collective bargaining agreement made final under chapter twenty (20) of the Code, except board office employees, the amount necessary to increase the state board of regents' merit pay plan as it exists for the fiscal years ending June 30, 1979, and June 30, 1980, an average amount equal to five and two-tenths percent for the fiscal year beginning July 1, 1979, and five and four-tenths percent for the fiscal year beginning July 1, 1980. The percentage increase authorized for the pay plan in this subsection does not preclude an employee under the state board of regents' merit system who is not under a collective bargaining agreement and not board office employee, from receiving any additional salary increase authorized under the state board of regents' merit rules. The merit pay plan adjustment shall be rounded to the nearest whole dollar for the fiscal year beginning July 1, 1979.

Sec. 29. All funds appropriated by this Act to the salary adjustment fund for the department of transportation, and for the state agencies paid through the state comptroller's centralized payroll system, shall be used to fund salary and fringe benefit expenditures for the following periods of time:

1. For fiscal year July 1, 1979, and ending June 30, 1980, beginning with the bi-weekly paydate of July 13, 1979, and ending with the bi-weekly paydate of July 11, 1980.

2. For fiscal year July 1, 1980, and ending June 30, 1981, beginning with the bi-weekly paydate of July 25, 1980, and ending with the bi-weekly paydate of July 10, 1981.

Sec. 30. Chapter eight (8), Code 1979, is amended by adding the following new section:

**NEW SECTION.** PAYROLL ACCRUAL ACCOUNT. The state comptroller shall establish a payroll accrual account in the office of the state treasurer. In preparation of budgets for state departments, the state comptroller shall compute an amount for each fiscal year sufficient to provide funds

to meet the twenty-seventh biweekly payroll when it occurs and shall deposit the necessary amount each year in the payroll accrual account.

Sec. 31. Section eighteen point one hundred seventeen (18.117), Code 1979, is amended to read as follows:

18.117 PRIVATE USE--RATE FOR STATE BUSINESS. ~~No~~ A state officer or employee shall not use any state-owned motor vehicle for ~~his~~ his-em personal private use, nor shall ~~he~~ the officer or employee be compensated for driving his or her own motor vehicle ~~except if such~~ unless it is done on state business with the approval of the state vehicle dispatcher, and in such case he or she shall receive ~~fifteen~~ eighteen cents per mile effective July 1, 1979, and twenty cents per mile effective July 1, 1980. A statutory provision stipulating necessary, mileage, travel, or actual expenses reimbursement to a state officer shall be construed to fall under ~~this~~ fifteen-cents the mileage reimbursement limitation provided in this section unless specifically provided otherwise. Any peace officer employed by the state as defined in section ~~749.3~~ eight hundred one point four (801.4) of the Code who is required to use ~~his~~ his a private vehicle in the performance of his official duties shall receive reimbursement for mileage expense at the rate ~~of fifteen-cents-per-mile~~ specified in this section. However, the state vehicle dispatcher may delegate authority to officials of the state, and department heads, for the use of private vehicles on state business up to a yearly mileage figure established by the director of general services and approved by the executive council. When a state motor vehicle has been assigned to a state officer or employee he or she shall not collect mileage for the use of his a personal vehicle unless the state vehicle assigned ~~he-him~~ is not usable.

This section shall not apply to ~~elected-officers-of-the state,-judges-of-the-district-court,-judges-of-the-supreme court,-or~~ officials and employees of the state whose mileage is paid by other than state agencies and, except for the provisions relating to mileage reimbursement, this section

shall not apply to elected officers of the state, judges of the district court, judges of the court of appeals or judges of the supreme court.

Sec. 32. Section nineteen A point nine (19A.9), subsections eleven (11), fourteen (14), seventeen (17), and eighteen (18), Code 1979, are amended to read as follows:

11. For transfer from a position in one department to a similar position in another department involving similar qualifications, duties, responsibilities, and salary ranges. Whenever an employee transfers or is transferred from one state department or agency to another state department or agency, his or her seniority rights, any accumulated sick leave, and accumulated vacation time, as provided in the law, shall be transferred to the new place of employment and credited to him or her. Employees who are subject to contracts negotiated under chapter twenty (20) of the Code which include transfer provisions shall be governed by the contract provisions.

14. For layoffs by reason of lack of funds or work, or organization, and for re-employment of employees so laid off, giving primary consideration in both layoffs and re-employment to performance record and secondary consideration to seniority in service. Any employee who has been laid off may keep his or her name on a preferred employment list for one year, which list shall be exhausted by the agency enforcing the layoff before selection of an employee may be made from the register in his or her classification. Employees who are subject to contracts negotiated under chapter twenty (20) of the Code which include layoff provisions shall be governed by the contract provisions.

17. For establishment of a uniform plan for resolving employee grievances and complaints. Employees who are subject to contracts negotiated under chapter twenty (20) of the Code which include grievance and complaint provisions shall be governed by the contract provisions.

18. For attendance regulations, and special leaves of absence, with or without pay, or reduced pay in the various

classes of positions in the classified service. Employees who are subject to contracts negotiated under chapter twenty (20) of the Code which include leave of absence provisions shall be governed by the contract provisions. Annual sick leave and vacation time shall be granted in accordance with section 79.1.

Sec. 33. Section nineteen A point twenty-three (19A.23), Code 1979, is amended to read as follows:

19A.23 LONGEVITY PAY PROHIBITED--EXCEPTION. NO state employee subject to the provisions of this chapter shall be entitled to longevity pay except those employees granted longevity pay pursuant to section ~~313.47-subsection-3~~ three hundred seven A point eight (307A.8) of the Code.

Sec. 34. Section twenty point twenty-eight (20.28). Code 1979, is amended to read as follows:

20.28 INCONSISTENT STATUTES--EFFECT. A provision of the Code which is inconsistent with any term or condition of a collective bargaining agreement which is made final under this chapter shall supersede the term or condition of the collective bargaining agreement unless otherwise provided by the general assembly. A provision of a proposed collective bargaining agreement negotiated according to this chapter which conflicts with the Code shall not become a provision of the final collective bargaining agreement until the general assembly has amended the Code to remove the conflict.

Sec. 35. Section thirty-three point two (33.2), Code 1979, is amended to read as follows:

33.2 PAID HOLIDAYS. State employees are granted, except as provided in the ~~third~~ fourth paragraph of this section, the following holidays off from employment with pay:

1. New Year's Day, January ~~1~~ first.
2. Memorial Day, the last Monday in May.
3. Independence Day, July ~~4~~ fourth.
4. Labor Day, the first Monday in September.'
5. Thanksgiving Day, the fourth Thursday in November.
6. Friday after Thanksgiving, the Friday following Thanksgiving Day.
7. Christmas Day, December ~~25~~ twenty-fifth.

8. Two other holidays, each to be designated annually by the executive council.

9. Two days of 'paid leave each year to be added to the vacation allowance and accrued under the provisions of section seventy-nine point one (79.1) of the Code.

The appointing authority shall grant not more than four additional days of paid leave each year as required to implement contract provisions negotiated pursuant to chapter twenty (20) of the Code.

The executive council may designate days off from employment with pay in addition to those enumerated in this section for state employees at its discretion.

If a holiday enumerated in this section falls on Saturday, the preceding Friday shall be granted and if a holiday enumerated in this section falls on Sunday, the following Monday shall be granted. In those cases, where by nature of the employment a state employee must be required to work on a holiday the provisions of the first paragraph of this section shall not apply, however, compensation shall be made on the basis of the employee's straight time hourly rate for a forty-hour work week and shall be made in either compensatory time off or cash payment, at the discretion of the appointing authority unless otherwise provided for in a collective bargaining agreement.

~~No~~ A holiday ~~or paid leave~~ granted to a state employee by under this section ~~can be considered as~~ shall be in addition to vacation time ~~and shall not be included in the amount of vacation to which a state employee is entitled~~ to which a state employee is entitled under section seventy-nine point one (79.1) of the Code.

~~In addition to the holidays enumerated in this section, state employees are granted two days of paid leave each year. The days of leave shall be added to the vacation allowance accrued under the provisions of section 79.1.~~

Sec. 36. Section forty-nine point twenty (49.20), Code 1979, is amended to read as follows:

49.20 COMPENSATION OF MEMBERS. The members of election boards shall ~~receive two dollars per hour~~ be deemed temporary state employees who are compensated by the county in which they serve, and shall receive compensation at a rate established by the board of supervisors, which shall be not less than two dollars and fifty cents nor more than three dollars and fifty cents per hour, while engaged in the discharge of their duties and shall be reimbursed for actual and necessary travel expense, except that persons whom the commissioner has been advised prior to their appointment to the election board are willing to serve without pay at elections conducted for any school district or a city of three thousand five hundred or less population shall receive no compensation for service at those elections. Compensation shall be paid to members of election boards only after the vote has been canvassed and it has been determined in the course of such canvass that the election record certificate has been properly executed by the election board.

Sec. 37. Section forty-nine point one hundred twenty-five (49.125), Code 1979, is amended to read as follows:

49.125 COMPENSATION OF TRAINEES. All election personnel attending such training course shall be paid for attending such course for a period not to exceed two hours, and shall be reimbursed for travel to and from the place where the training is given at the rate specified in section 79.9 if the distance involved is more than five miles. The wages shall be ~~two dollars per hour~~ computed at the hourly rate established pursuant to section forty-nine point twenty (49.20) of the Code and payment of wages and mileage for attendance shall be made at the time that payment is made for duties performed on election day.

Sec. 38. Section seventy-nine point one (79.1), unnumbered paragraphs one (1), three (3), four (4), and six (6), Code 1979, are amended to read as follows:

Salaries specifically provided for in an appropriation Act of the general assembly shall be in lieu of existing statutory salaries, for the positions provided for in any

~~seek~~ the Act, and all salaries, including longevity where applicable by express provision in the Code, shall be paid according to the provisions of chapter 91A and shall be in full compensation of all services, including any service on committees, boards, commissions or similar duty for Iowa government, except for members of the general assembly. A state employee on an annual salary shall not be paid for a pay period an amount which exceeds the employee's annual salary transposed into a rate applicable to the pay period by dividing the annual salary by the number of calendar days in the fiscal year, and multiplying the result by the number of calendar days in the pay period. Salaries for state employees other than annual salaries shall be established on an hourly basis.

PARAGRAPH DIVIDED. All employees of the state ~~including highway-maintenance-employees-of-the-state-department-of transportation~~ shall earn two weeks' vacation per year during the first year of employment and through the fourth year of employment, and three weeks' vacation per year during the fifth and through the eleventh year of employment, and four weeks' vacation per year during the twelfth year through the nineteenth year of employment, and four and four-tenths weeks' vacation per year during the twentieth year through the twenty-fourth year of employment, and five weeks' vacation per year during the twenty-fifth year and all subsequent years of employment, with pay. One week vacation shall be equal to the number of hours in the employee's normal work week. Vacation allowances shall be accrued according to the provisions of chapter 91A as provided by the rules of the Iowa merit employment department. ~~Said~~ The vacations shall be granted at the discretion and convenience of the head of the department, agency or commission, except that ~~it is no case~~ may an employee shall not be granted vacation in excess of the amount earned by the employee. Vacation leave earned under this paragraph shall not be cumulated to an amount in excess of twice the employee's annual rate of accrual. The head of the department, agency or commission shall make every

**79.9 CHARGE FOR USE OF AUTOMOBILE.** When a public officer or employee, other than a state officer or employee, is entitled to be paid for expenses in performing a public duty, a charge shall be made, allowed and paid for the use of an automobile of ~~fifteen~~ eighteen cents per mile for actual and necessary travel effective July 1, 1979, and twenty cents per mile effective July 1, 1980. A statutory provision stipulating necessary, mileage, travel, or actual reimbursement to a local public officer or employee shall be construed to fall within ~~this-fifteen-cents~~ the mileage reimbursement limitation specified in this section unless specifically provided otherwise. Any peace officer, other than a state officer or employee, as defined in section ~~740.3~~ eight hundred one point four (801.4) of the Code who is required to use ~~his a~~ a private vehicle in the performance of ~~his~~ his official duties shall receive reimbursement for mileage expense at the rate ~~of-fifteen-cents-per-mile~~ specified in this section.

Sec. 42. Section seventy-nine point twenty-three (79.23), Code 1979, is amended to read as follows:

**79.23 CREDIT FOR ACCRUED SICK LEAVE.** Commencing July 1, 1977, when ~~an a~~ a state employee ~~who-is-not-covered-under~~ the-provisions-of-a-collective-bargaining-agreement-negotiated under-the-provisions-of-chapter-20, excluding an employee covered under a collective bargaining agreement which provides otherwise, retires under the provisions of a retirement system in the state maintained in whole or in part by public contributions or payments, the number of accrued days of active and banked sick leave of the employee shall be credited to the employee. ~~Until-the-general-assembly-provides-a-program of-credit-for-accrued-sick-leave,-the-number-of-accrued-days credited-to-an-employee-upon-retirement-shall-be-the-same as-at-the-time-of-the-employee's-retirement.~~ When an employee retires, is eligible and has applied for benefits under a retirement system authorized under chapter ninety-seven A (97A) or ninety-seven B (97B) of the Code, including the teachers insurance annuity association (TIAA) and the college retirement equity fund (CREF), the employee shall receive

a cash payment for the employee's accumulated, unused sick leave in both the active and banked sick leave accounts except when, in lieu of cash payment, payment is made for monthly premiums for health or life insurance or both as provided in a collective bargaining agreement negotiated under chapter twenty (20) of the Code. The payment shall be calculated by multiplying the number of hours of accumulated, unused sick leave by the employee's hourly rate of pay at the time of retirement. However, the total cash payment for accumulated, unused sick leave shall not exceed two thousand dollars and is payable upon retirement. Banked sick leave is defined as accrued sick leave in excess of ninety days. A state employee who retired on or after July 1, 1977, but before July 1, 1979, may file claims for the employee's accrued sick leave credit authorized in this section. The claim of a state employee paid through the state comptroller's centralized payroll system and the department of transportation payroll system shall be filed with the state comptroller on forms provided by the state comptroller. The claim for an employee of the state board of regents shall be filed with the state board of regents on forms provided by the board.

Sec. 43. The provisions of section seventy-nine point twenty-three (79.23) of the Code relating to the cash payment to state employees upon retirement for accumulated, unused sick leave shall not apply to persons who were covered under a collective bargaining agreement and who retired on or after July 1, 1977, and before July 1, 1979, unless the collective bargaining agreement provides for the cash payment.

Sec. 44. Section eighty point eight (80.8), unnumbered paragraph four (4), Code 1979, is amended to read as follows:

A collective bargaining agreement entered into between the state and a state employee organization under chapter 20 made final after July 1, 1977, shall not include any pay adjustment ~~or-increase~~ to longevity pay authorized under this section.

Sec. 45. Section eighty point fifteen (80.15), Code 1979, is amended to read as follows:

reasonable effort to schedule vacation leave sufficient to prevent any loss of entitlements. In the event that the employment of an employee of the state is terminated the provisions of chapter 91A relating to ~~such~~ the termination shall apply.

Payments authorized by this section shall be approved by the department and paid from the appropriation or fund of original certification of the claim.

Commencing July 1, ~~1977~~ 1979, permanent full-time and permanent part-time employees of state departments, boards, agencies, and commissions, excluding employees covered under a collective bargaining agreement which provides otherwise, shall accrue sick leave at the rate of one and one-half days for each ~~full~~ complete month of full-time employment. The accrual rate for part-time employees shall be prorated to the accrual rate for full-time employees. Sick leave shall not accrue during any period of absence without pay. Employees may use accrued sick leave for physical or mental personal illness, bodily injury, medically-related disabilities, including disabilities resulting from pregnancy and childbirth, or contagious disease:

1. Which require the employee's confinement,
2. Which render the employee unable to perform assigned duties, or
3. When performance of assigned duties would jeopardize the employee's health or recovery.

~~The-governor-is-directed-to-issue-an-executive-order implementing-a-policy-which-would-grant-additional-vacation time,-not-to-exceed-one-half-day,-to-state~~ State employees, excluding state board of regents' faculty members with nine-month appointments, and employees covered under a collective bargaining agreement negotiated with the public safety bargaining unit who are not covered under a collective bargaining agreement negotiated pursuant to chapter 20, eligible for accrued vacation benefits and accrued sick leave benefits, who have accumulated thirty days of sick leave, and who do not use sick leave during a full month of employment

~~may elect to accrue up to one-half day of additional vacation. The executive order shall remain in effect until the general assembly provides a program based upon the state comptroller's study for providing credit for the accrual of sick leave.~~

The accrual of additional vacation time by an employee for not using sick leave during a month shall be in lieu of the accrual of up to one and one-half days of sick leave for that month. The state comptroller may promulgate the necessary rules and procedures for the implementation of this program for all state employees except employees of the state board of regents. The state board of regents may promulgate necessary rules for the implementation of this program for its employees.

Sec. 39. Section seventy-nine point one (79.1), unnumbered paragraph eight (8), Code 1979, is amended by striking the unnumbered paragraph and inserting in lieu thereof the following:

Beginning with the pay period which includes July 1, 1981, if a pay period includes days in two fiscal years, the state comptroller shall charge the payroll for that pay period to the latter fiscal year if that year includes half or more of the days in the pay period, and to the former fiscal year if that year includes more than half of the days in the pay period, and a specific annual salary rate or annual salary adjustment commencing with the latter fiscal year shall commence with the first day of the first pay period which is charged to the latter fiscal year.

Sec. 40. If a state employee has accrued vacation leave on June 30, 1979, in excess of the limitations on accrual and accumulation provided in section thirty-eight (38) of this Act, then **the** limitation on accrual and accumulation shall not apply to that employee until ~~June~~ June 30, 1980, and on that date the employee shall lose any accrued vacation leave in excess of the limitations on accrual and accumulation provided in section thirty-eight (38) of this Act.

Sec. 41. Section seventy-nine point nine (79.9), Code 1979, is amended to read as follows:

80.15 EXAMINATION--OATH--PROBATION--DISMISSAL. NO applicant for membership in the department of public safety, except clerical workers and special agents appointed under section 80.7, shall be appointed as a member until he has passed a satisfactory physical and mental examination. In addition, such applicant must be a citizen of the United States, of good moral character, and be not less than twenty-two years of age. The mental examination shall be conducted under the direction or supervision of the commissioner of public safety and may be oral or written or both. Each applicant shall take an oath on becoming a member of the force, to uphold the laws and Constitution of the United States and of the state of Iowa. During the period of twelve months after appointment, any member of the department of public safety, except members of the present Iowa highway safety patrol who have served more than six months, shall be subject to dismissal at the will of the commissioner. After the twelve months' service, no member of the department, who shall have been appointed after having passed the before-mentioned examinations, shall be subject to dismissal unless charges have been filed with the secretary of the executive council and a hearing held before the executive council, if requested by said member of the department, at which he the member shall have an opportunity to present his a defense to such charges. The decision of the executive council by majority vote shall be final, subject to the right of judicial review in accordance with the terms of the Iowa administrative procedure Act. All rules, except employment provisions negotiated pursuant to chapter twenty (20) of the Code, regarding the enlistment, appointment, and employment affecting the personnel of the department shall be established by the commissioner with the approval of the governor.

Sec. 46. Section two hundred seventy-nine point thirteen (279.13), Code 1979, is amended by adding the following new subsection:

NEW SUBSECTION. If the provisions of a contract executed or automatically renewed under this section conflict with

a collective bargaining agreement negotiated under chapter twenty (20) of the Code and effective when the contract is executed or renewed, the provisions of the collective bargaining agreement shall prevail.

Sec. 47. Section three hundred seven A point two (307A.2), subsection three (3), Code 1979, is amended to read as follows:

3. When in the interest of the state, the commission may allow a subsistence expense to an employee of the highway division of the department for continuous stay in one location while on duty away from established headquarters and place of domicile or either for a period not to exceed forty-five days; allow automobile expenses in accordance with section ~~79.9~~ eighteen point one hundred seventeen (18.117) of the Code, for moving an employee and his or her family from place of present domicile to new domicile, and actual transportation expense for moving of household goods. Such household goods shall not include pets or animals.

Sec. 48. NEW SECTION. A supervisory member of any department or agency employed by the state of Iowa shall not be granted a voluntary reduction to a nonsupervisory rank or grade during the six months preceding retirement of the member. A member of any department or agency employed by the state of Iowa who retires in less than six months after voluntarily requesting and receiving a reduction in rank or grade from a supervisory to a nonsupervisory position shall be ineligible for a benefit to which the member is entitled as a nonsupervisory member but is not entitled as a supervisory member.

The provisions of this section shall be effective during the collective bargaining agreement in effect from July 1, 1979 through June 30, 1981.

Sec. 49. Sections nineteen A point twelve (19A.12), nineteen A point twenty-two (19A.22), two hundred eighteen point seventy-one (218.71), two hundred nineteen point eleven (219.11) and two hundred forty-six point thirty-three (246.33), Code 1979, are repealed.

Sec. 50. The method used by the state comptroller from May, 1975 through June, 1981 in computing the amount paid for each pay period to state employees on an annual salary is Legalized.

Sec. 51. The amendments to sections forty-nine point twenty (49.20) and forty-nine point one hundred twenty-five (49.125), Code 1979, enacted by this Act are effective July 1, 1980.

\_\_\_\_\_  
TERRY E. BRANSTAD  
President of the Senate

\_\_\_\_\_  
FLOYD H. MILLEN  
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 499, Sixty-eighth General Assembly.

\_\_\_\_\_  
FRANK J. STORK  
Secretary of the Senate

Approved \_\_\_\_\_, 1979

\_\_\_\_\_  
ROBERT D. RAY  
Governor